

01

OUR CONDOLENCES!

We send our condolences to the relatives of those who lost their lives in the earthquake, we wish urgent healing to those who are injured and those affected by the earthquake.

We send our condolences to all our citizens.



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CHAIRMAN'S MESSAGE

Dear Business Partners,

On February 6, 2023, unfortunately, we experienced one of the biggest disasters in the history of our country. We are in an indescribable state of sorrow due to the earthquakes that have affected a wide geography where 13.5 million of our citizens live and caused tens of thousands of our citizens to lose their lives, be injured, and many people to lose their homes and jobs. While conveying our wishes for mercy from Allah to our citizens who lost their lives, urgent healing to our wounded and passing on to our country, we wish that the necessary steps be taken under the guidance of science in order to prevent such sufferings from happening again. As Anel Group, we will continue to support with all our strength in order to overcome these difficult days together and to heal the wounds to some extent.

In line with our goals on this path that we set out 37 years ago in order to add value to our business, our country and society, we have realized the commitments we have undertaken by taking part in the TOGG Automobile Factory Project, which is an important breakthrough for our country in the field of Electrical and Mechanical Contracting. In addition, we have fulfilled our commitments in the Galataport Project, which will make a significant contribution to our country in social and economic terms. Lusail Katara Hotel and North Node projects, which are aimed to be opened for use in the Qatar 2022 World Cup organization, have also entered the service of visitors. While fulfilling our current commitments, we continue our business development activities at full speed.

In the maritime defense sector, while our ship electrical and electronic systems projects at home and abroad are increasing exponentially, we will continue our work in the fields of operation maintenance services, low voltage panel production and recycling.

While working in all these fields of activity, with the awareness that it is an important duty to fulfill our responsibilities towards society, we bring together sustainable programs aimed at increasing the quality of education with our young people, and with the support we give to archaeology and art, we strive to create value in every subject we try to take further.

In 2023, as always, in the light of our values that determine our direction, we are working with all our determination to successfully complete our ongoing projects and to put Anel's signature on the distinguished projects where we will carry our expert engineering to various geographies of the world.

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Rıdvan ÇELİKEL

Chairman of the Board of Directors (Authorized by Anel Holding A.Ş.)

INDEPENDENT AUDITOR'S REPORT ON THE ANNUAL REPORT



CONVENIENCE TRANSLATION INTO ENGLISH OF INDEPENDENT AUDITOR'S REPORT ON THE BOARD OF DIRECTORS' ANNUAL REPORT ORIGINALLY ISSUED IN TURKISH

To the General Assembly of Anel Elektrik Proje Taahhüt ve Ticaret A.Ş.

Opinion

We have audited the annual report of Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. (the "Company") and its subsidiaries (collectively referred to as the "Group") for the 1 January - 31 December 2022 period.

In our opinion, the financial information and the analysis made by the Board of Directors by using the information included in the audited financial statements regarding the Group's position in the Board of Directors' Annual Report are consistent and presented fairly, in all material respects, with the audited full set consolidated financial statements and with the information obtained in the course of independent audit.

Basis for Opinion

Our independent audit was conducted in accordance with the Independent Standards on Auditing that are part of the Turkish Standards on Auditing (the "TSA") issued by the Public Oversight Accounting and Auditing Standards Authority ("POA"). Our responsibilities under those standards are further described in the Auditor's Responsibilities in the Audit of the Board of Directors' Annual Report section of our report. We hereby declare that we are independent of the Group in accordance with the Ethical Rules for Independent Auditors (including Independence Standards) (the "Ethical Rules") and the ethical requirements regarding independent audit in regulations issued by POA that are relevant to our audit of the financial statements. We have also fulfilled our other ethical responsibilities in accordance with the Ethical Rules and regulations. We believe that the audit evidence we have obtained during the independent audit provides a sufficient and appropriate basis for our opinion.

Our Audit Opinion on the Full Set Consolidated Financial Statements

We expressed an unqualified opinion in the auditor's report dated 13 March 2023 on the full set consolidated financial statements for the 1 January - 31 December 2022 period.

Board of Director's Responsibility for the Annual Report

Group management's responsibilities related to the annual report according to Articles 514 and 516 of Turkish Commercial Code ("TCC") No. 6102 and Capital Markets Board's ("CMB") Communiqué Serial II, No:14.1, "Principles of Financial Reporting in Capital Markets" (the "Communiqué") are as follows:

to prepare the annual report within the first three months following the balance sheet date and present it to the general assembly;

PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. BJK Plaza, Süleyman Seba Caddesi No:48 B Blok Kat:9 Akaretler Beşiktaş 34357 İstanbul-Turkey



- to prepare the annual report to reflect the Group's operations in that year and the financial position in a true, complete, straightforward, fair and proper manner in all respects. In this report financial position is assessed in accordance with the financial statements. Also in the report, developments and possible risks which the Group may encounter are clearly indicated. The assessments of the Board of Directors in regards to these matters are also included in the report.
- to include the matters below in the annual report:
 - events of particular importance that occurred in the Company after the operating year,
 - the Group's research and development activities,
 - financial benefits such as salaries, bonuses, premiums and allowances, travel, accommodation and representation expenses, benefits in cash and in kind, insurance and similar guarantees paid to members of the Board of Directors and senior management.

When preparing the annual report, the Board of Directors considers secondary legislation arrangements enacted by the Ministry of Trade and other relevant institutions.

Independent Auditor's Responsibility in the Audit of the Annual Report

Our aim is to express an opinion and issue a report comprising our opinion within the framework of TCC and Communiqué provisions regarding whether or not the financial information and the analysis made by the Board of Directors by using the information included in the audited financial statements in the annual report are consistent and presented fairly with the audited consolidated financial statements of the Group and with the information we obtained in the course of independent audit.

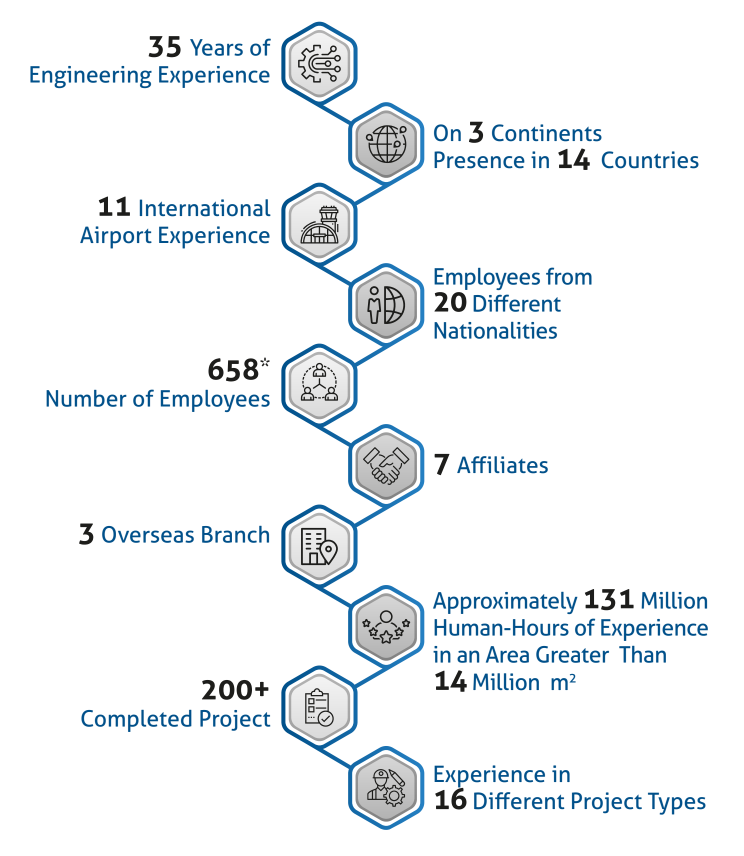
Our audit was conducted in accordance with the TSAs. These standards require that ethical requirements are complied with and that the independent audit is planned and performed in a way to obtain reasonable assurance of whether or not the financial information and the analysis made by the Board of Directors by using the information included in the audited financial statements in the annual report are consistent and presented fairly with the audited consolidated financial statements and with the information obtained in the course of audit.

PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş.

Burak Özpoyraz, SMMM Partner

Istanbul, 13 March 2023

AT A GLANCE **ANEL ELEKTRİK**



*As of 31.12.2022, it is the total number of employees of Anel Elektrik and its subsidiaries. Anel Elektrik does not have a collective bargaining practice and all rights and benefits are provided to our employees within the framework of the Labor Law.

SUBSIDIARIES AND BRANCHES

Subsidiaries	ries Country Field of Activity		Affiliate Rate (%)
Anel Emirates General Contracting-SoleProprietorship LLC	U.A.E	Electrical and Mechanical Contracting	100
AnelYapı Real Estate Co. Inc.	Turkey	Real Estate Buying and Selling	52,5
AnelMarin Gemi Elektrik Elektronik Sistemleri Tic. ve San. A.S.	Turkey	Ship Electrical, Electronic Systems	93
Anel Telekomunikasyon Elektronik Sistemleri San. ve Tic. A.S.	Turkey	Telecommunications, Electronics	96,61
Anelmep Maintenance & Operations LLC	Qatar	Design, Contracting and Maintenance	49
Anel Engineering & Contracting LTD	England	Electrical and Mechanical Systems	100
Anel Dar Libya Constructing & Services LLC	Libya	Electrical Contracting	65

Branches	Country	Field of Activity
Doha	Qatar	Electrical and Mechanical Contracting
Bakü	Azerbaijan	Electrical and Mechanical Contracting
Amsterdam	Netherlands	Electrical and Mechanical Contracting

ABOUT ANEL ELEKTRIK



Purpose of Existence:

To do our job in the best way by continuously improving our engineering, to provide change in the world by respecting the environment we are in and supporting local and social benefit studies.



36 years of experience:

The foundations of Anel Group were laid with the establishment of Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. in 1986. The main activity of Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. is electrical and mechanical project contracting, while its subsidiaries AnelMarin Gemi Elektrik Elektronik Sistemleri Tic. ve San. A.Ş., real estate leasing through AnelYapı Gayrimenkul A.Ş., Anel Emirates General Contracting- Sole Proprietorship LLC in the United Arab Emirates, Anelmep Maintenance & Operations LLC in Qatar, and Anel Engineering & Contracting LTD in the UK. Anel Group also offers solutions in electromechanical operation and maintenance, recycling and low voltage panel production.

Anel Elektrik, with its 36 years of experience, has provided services to projects ranging from airports to stadiums, from rail systems to data centers, from hospitals to hotels, from business centers to shopping malls in Turkey and around the world within the scope of electrical and mechanical contracting, its main field of activity. To date, it has completed more than 200 projects of different types in an area of more than 14 million square meters.

Operating in 14 countries on 3 continents:

Anel Elektrik is a Turkish company capable of participating in international tenders on its own with its ability to provide electrical and mechanical contracting services simultaneously. Operating in 14 countries on 3 continents to date, Anel Elektrik continues its operations in Turkey, Qatar and the United Arab Emirates.

Anel Elektrik and its Subsidiaries Activities in 2022

Contracting

In 2018, Anel Elektrik Proje Taahhüt A.Ş. - Ballast Nedam Bouw - TAV Tepe Afken Yatırım İnşaat ve İşletme A.Ş. established under equal shareholding structure and ABT MEP V.O.F. business partnership in Amsterdam, the Netherlands, in the project of Electrical and Mechanical Works of Schiphol Airport New Pier Construction (Pier) with a total value of 69.964. 105,92 Euro; the project has come to a standstill due to the cancellation of the contract of Ballast Nedam Nv / TAV Construction JV, the main contractor of the project, with Schiphol Group, the employer of the project, by Schiphol Group. Final calculation works are ongoing in the project.

Started in 2019 and rapidly becoming the new center of attraction of Istanbul after its inauguration, Galataport Istanbul Project has received provisional acceptance certificate and the remaining works are planned to be completed in the first quarter of 2023.

In the Istanbul Museum of Modern Art project, which is located on the same campus and is expected to be the center of attention for art lovers, provisional acceptance procedures were started in 2022 and the provisional acceptance certificate is planned to be received in 2023.

In 2022, the provisional acceptance certificate was received for the North Node project, one of the projects started in 2020, and provisional acceptance procedures were initiated for the Lusail Katara Hotel project.

Started in 2020; Lusail Plaza Towers Plot 3&4 and Semaisma West in Qatar projects continue at full speed and are planned to be completed in 2023.

The Al Khor Expressway (P60A) project, which includes infrastructure and pump station electromechanical works acquired in 2021, is planned to be completed in the first guarter of 2023.

In the Abu Dhabi Midfield Terminal Buildings Project undertaken by Anel Emirates General Contracting- Sole Proprietorship LLC, our subsidiary Anel Emirates General Contracting- Sole Proprietorship LLC established in the United Arab Emirates, our project employer TAV-CCC- Arabtec JV (TCA JV)'s contracts with the project's main employer Abu Dhabi Airport Authority (ADAC) were terminated by ADAC in 2021 and arbitration proceedings regarding our company's receivables from our project employer TAV-CCC-Arabtec JV started in 2021 and continued in 2022.

ADAC, the main employer of the project, signed a contract at the end of 2021 with Trojan General Contracting LLC, which was appointed as the contractor for the completion of the remaining operations and the commissioning of the airport, and the works for the completion of the project continued in 2022. The project is planned to be completed in 2023.

Started in 2021, the TOGG Gemlik Campus project continued in 2022 and additional works were taken. The project, including additional works, is planned to be completed in 2023.

In 2022, the Teknosin Ink Factory and Headquarters Building project was acquired and work started. The project is planned to be completed in 2023.

Ship Electrical and Electronic Systems

Anelmarin Gemi Elektrik Elektronik Sistemleri Ticaret ve Sanayi A.Ş., one of the subsidiaries of ANEL ELEKTRİK, continues to further its projects in the maritime defense sector at home and abroad. After the first 4 ADA Class MİLGEM Corvette Projects from our national warships, the ship electrical system design, all ship power distribution systems and special military systems of the İ Class MİLGEM Frigate Project, which is the continuation of this project, were completed and delivered, and the Port Tests stage of the ship was started. Within the scope of the TVEG Project, one of our other domestic projects, the ship was delivered to the Presidency of Defense Industries. In addition, BARBAROS Class Frigates Combat Management System and Half-Life Modernization Project 1 design and production of the ship has been completed and integration works are continuing on the ship. Within the scope of our framework contract with ASELSAN, our Ship Integration activities and our Power Distribution Automation design and production works of RADAR Systems in many defense projects such as MILGEM, TVEG, LHD, DIMDEG continue increasingly; As a result, we were entitled to receive the status of Strategic Partner of ASELSAN, the defense giant of our country. Within the scope of our 4-ship contract with the Pakistan Navy for the export of the project, which is another target of the MILGEM Project, the electrical system designs of the project and the design and production of all power distribution and special military systems of 4 ships were completed and delivered. For another overseas navy, the electrical system designs of the first ship of the 2-ship project and the design and production of all power distribution and special military systems were completed and deliveries were being made and the integration phase was started. Design studies of the 2nd ship have been started. We have taken part in the 11-ship ATMACA System Integration and also within the scope of MILAS Integration and have started to work on the project.

Real Estate Leasing

Anel Elektrik bağlı ortaklığı AnelYapı Gayrimenkul A.Ş., 2007 yılında kurulmuş olup, mevcut durum itibarıyla portföyünde bulunan 2 adet gayrimenkullerden kira geliri elde etmektedir. Söz konusu gayrimenkullerden bir tanesi İstanbul Ümraniye'de bulunan ve toplam 62.382,24 m2 inşaat alanına sahip Anel İş Merkezi, diğeri ise İstanbul Kadıköy' de bulunan ve üzerinde 394 m2 binanın yer aldığı gayrimenkuldür. Her iki gayrimenkulde de kiracılar bulunmaktadır. Anel İş Merkezi bünyesinde Türkiye' nin önde gelen şirketleri (Kariyer.Net Elektronik Yayıncılık ve İletişim Hiz.A.Ş., Sigortam.Net Sigorta ve Reasürans Broker. Hiz.A.Ş., Shaya Kahve Sanayi ve Ticaret A.Ş., Shaya Mağazacılık A.Ş., Grome İç ve Dış Tic. A.Ş., Çelebi Havacılık Holding A.Ş. gibi) kiracı olarak bulunmaktadır. Anel Grup şirketleri de aynı zamanda Anel İş Merkezi'nde kiracı konumundadır.

Other Activities of Anel Group in 2022

Operation and Maintenance

Doğuş Teknoloji Data Center, Digiturk Headquarters Building and belN Studios, Maslak 42 Mixed Building, General Electric Gebze Engineering Office, TEI Gebze R&D Building, SOCAR Istanbul Headquarters Building, SOCAR İzmir Headquarters and Information and Document Management Buildings and PETKİM Cafeteria Building are entrusted to our teams for electrical and mechanical maintenance.

Recycling

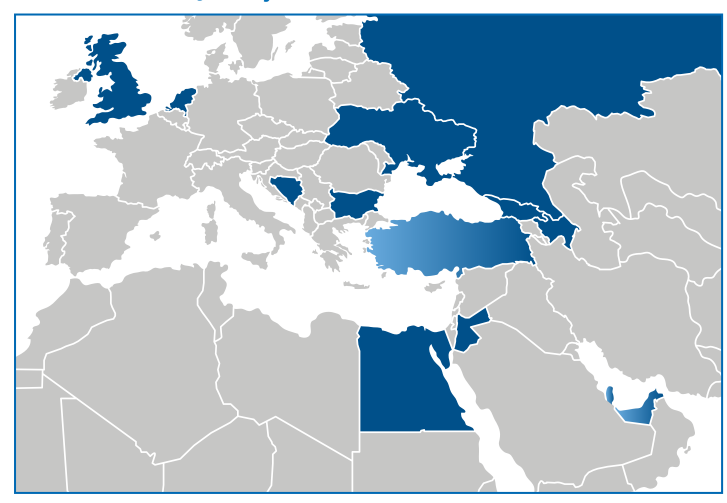
Anel Doğa Entegre Geri Dönüşüm Endüstri A.Ş., a subsidiary of Anel Elektrik, successfully completed 2022 in terms of production efficiency, turnover and profitability. In 2022; approximately 15 thousand tons of waste was recycled and 30% growth was achieved. Ford Otosan test vehicles, Ascendum spare parts disposal, Teka Ankastre, Brisa and Tofaş were added to the portfolio of companies served. A new investment was made to obtain granules from plastics coming out of the recovery processes, and the quality of secondary raw materials and finished products obtained through process improvements in the cooler group recycling line was increased. In 2023, the goal is to contribute to the sector by making new investments, business development projects and new collaborations, and to ensure that we are one step ahead of the competition by differentiating positively from our competitors.

Low Voltage Panels Production

Anelsis Engineering Ltd. Sti. In 2022, the AG panel systems of TOGG Body, Assembly, Vehicle Charging Buildings, Opet, Ford Otosan Renovation Works, GE-Selingue, TPOA Sakarya Escada Automation Panels etc. projects were completed. Infrastructure and training works for the production of Siemens drawer boards have been completed. It has been entitled to be the AG panel manufacturer of projects such as Ford Battery Pack Line, Teknosin KKOSB, TOGG PDW Building and new collaborations have been established for business development projects in 2022. The general strategy for 2023 is to expand the existing business volume and customer portfolio in different sectors.

OPERATION MAP

Distribution of Projects by Countries;



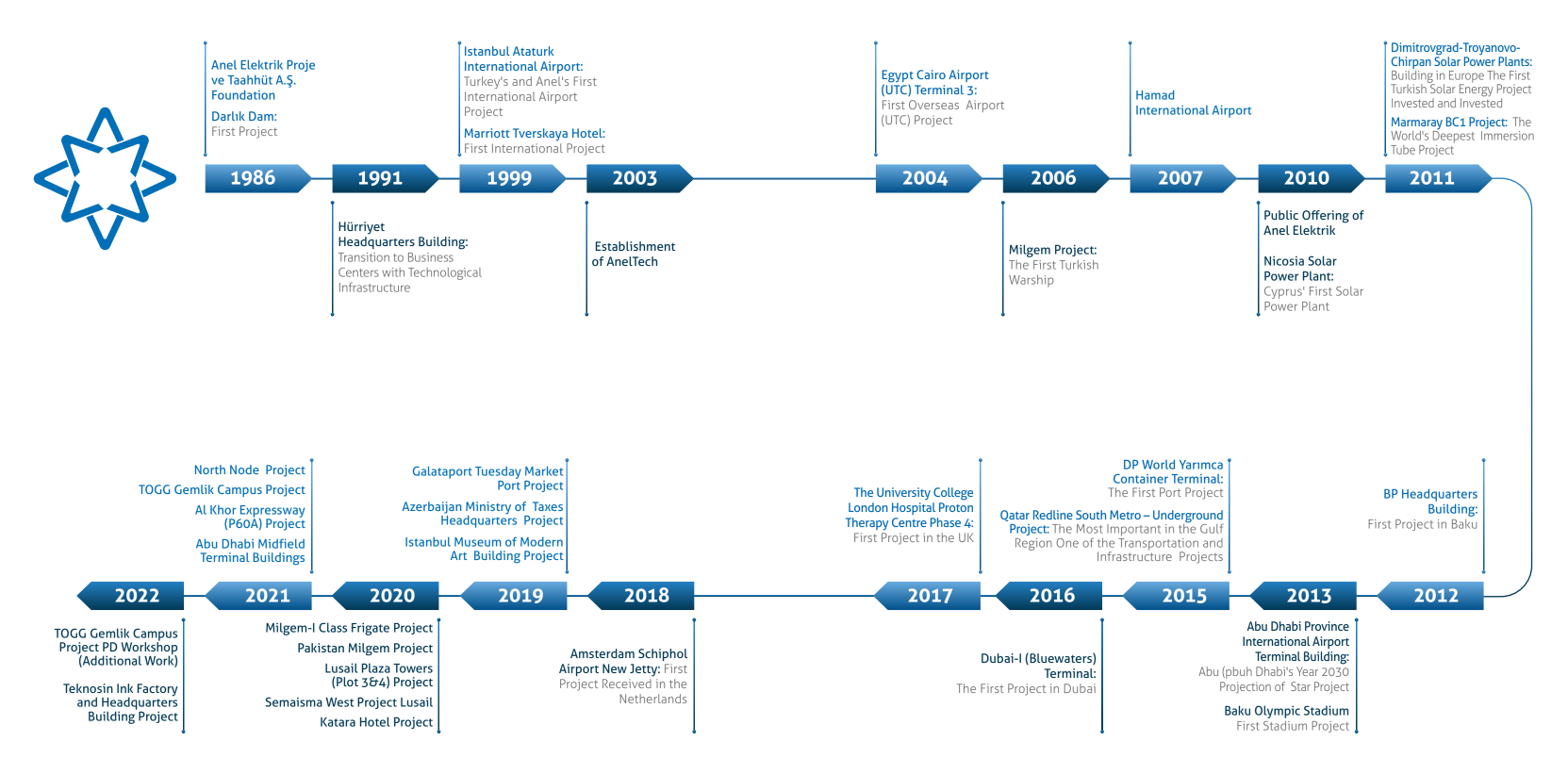
Ongoing Projects

- Turkey
- United Arab Emirates
 - Abu Dhabi
- Qatar

Tamamlanan Projeler

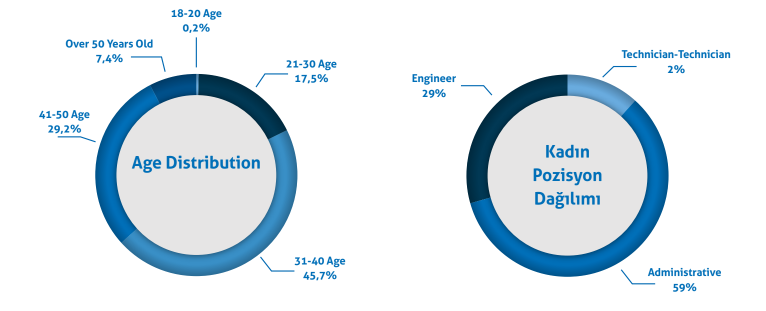
- Turkey
- Bulgaria
- Georgia
- Egypt
- Russia
- Ukraine
- Jordan
- Oatar
- Bosnia and Herzegovina
- England
- Azerbaijan
- United Arab Emirates
 - Dubai
- Netherlands

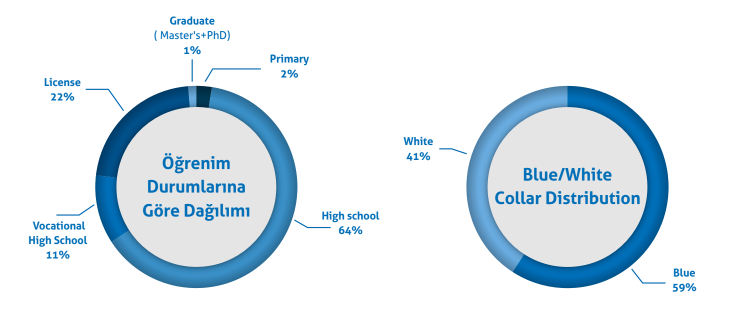
FEATURED



TEAM

As Anel Elektrik and its subsidiaries, in 2022,
658 people were employed.







DOMESTIC PROJECTS



Galataport Istanbul Project – Salipazari and Package Post Office (İstanbul, Turkey)

Project Type: Port

Project Scope: Electrical and Mechanical

Total Area: 338.166 m²

Project Start-End: 2019 – 2023

Client: Galataport İstanbul Liman İşletmeciliği ve

Yatırımları A.Ş.



Istanbul Museum of Modern Art (Istanbul, Turkey)

Project Type: Education and Cultural Buildings

Project Scope: Electricity Total Area: 21.240 m²

Project Start-End: 2019 – 2023

Client: Yapı Merkezi İnşaat ve Sanayi A.Ş.



Milgem-I Class Frigate

Project Type: Ship Project

Project Scope: Electrical System Design and Production

Total Number of Ships: 1

Project Start-End: 2020 – 2024

Client: STM Savunma Teknolojileri Mühendislik ve

Ticaret A.Ş.



TOGG Gemlik Campus Project

Project Type: Car Factory **Project Scope:** Electricity **Total Area:** 127.500 m²

Project Start-End: 2021 – 2023

Main Contractor: YYapı Merkezi İnşaat ve Sanayi A.Ş.

Client: TOGG



Teknosin Ink Factory and Headquarters Building (Kocaeli, Turkey)

Project Type: Office and Production Facility

Project Scope: Electromechanical

Total Area: 3.000 m²

Project Start-End: 2022 – 2023

Employer: Teknosin Coding Systems San. ve Tic. A.Ş.

OVERSEAS PROJECTS



Lusail Katara Hotels (Doha, Qatar)

Project Type: Hotels

Scope of Work: Electrical and Mechanical

Total Area: 48.000 m² Location: Doha, Qatar

Project Start-End: 2020-2023 **Client:** Katara Hospitality



Lusail Plaza Towers (Plot 3&4) Project (Lusail, Qatar)

Project Type: Plaza

Scope of Work: Electrical and Mechanical

Total Area: 590.288 m²

Project Start-End: 2020-2023

Main Contractor: Hyundai Engineering &

Construction Co. Ltd

Client: Lusail Real Estate Development Company



Semaisma Project (Al Daayen, Qatar)

Project Type: Infrastructure Work Scope: Mechanical

Total Area: 30 km

Project Start-End: 2020-2023

Main Contractor: IRIS Construction and Industrial

Tourism and Trading WLL

Client: Public Works Authority



Pakistan Milgem

Project Type: Ship Project

Project Scope: Electrical System Design and

Production

Total Number of Ships: 4 **Project Start-End:** 2020 –2027

Client: ASFAT Military Factory and Shipyard

Operations Inc.



Al Khor Expressway (P60A) Project (Al Khor, Qatar)

Project Type: Infrastructure Pumping Station **Project Scope:** Electric and Mechanical **Project Commencement - Completion: 2021 -**

Main Contractor: IRIS Construction and Industrial

Tourism and Trading WLL



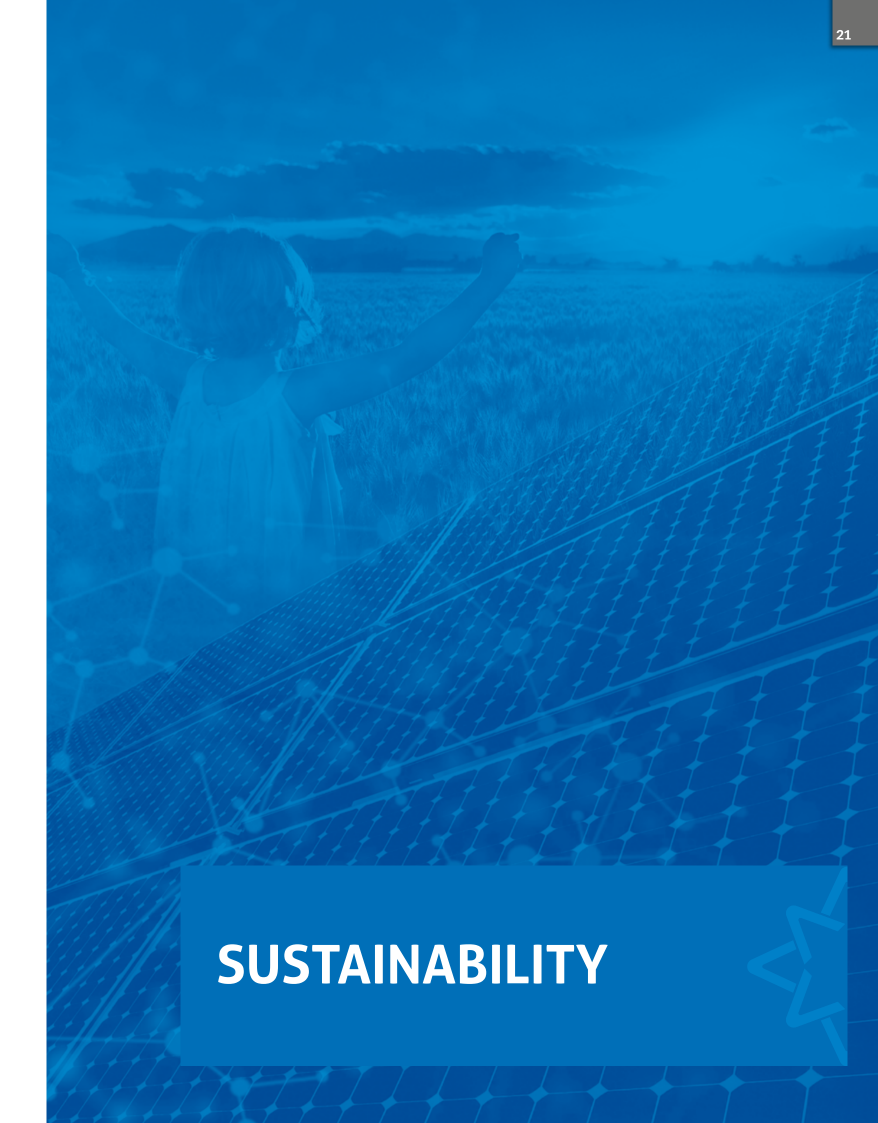
Abu Dhabi International Airport Terminal Building (Abu Dhabi, UAE)

Project Type: Airport **Project Scope:** Electric **Total Area:** 730.000 m²

Project Start-End: 2021 - 2023

Main Contractor: Trojan General Contracting LLC

Client: ADAC



SUSTAINABILITY

We are an ever-evolving, strong team that combines engineering and technology power with strategic skills for an environmentally, socially and economically sustainable world, undertaking innovative initiatives, prioritizing the goal of creating value in society.

Inspired by our purpose of existence, we integrate our sustainability approach into the way we do business throughout our value chain in line with our values of Togetherness, Development, Perseverance, Rationality and Respect.

While implementing our strategies and practices, we carry out our activities with an understanding of continuous improvement, taking into account the Sustainable Development Goals. In line with the Sustainable Development Goals of healthy and Quality Life (3), Quality Education (4), Gender Inequality (5), Accessible and Clean Energy (7), Decent Work and Economic Growth (8), Industry, Innovation and Infrastructure (9), Reducing Inequalities (10), Sustainable Cities and Living Spaces (11), Responsible Production and Consumption (12), Climate Action (13), Life on Land (15), Partnerships for the Goals (17; we share with you the work we do for our world, our society, our colleagues and business partners.

FOR OUR PLANET

In today's world, every institution needs to take responsibility for protecting natural resources and biodiversity. While carrying out our activities, we also work to protect natural resources and minimize possible negative effects on the environment. We act in accordance with all applicable laws and regulations related to the subject.

Our Environmental Policy, which covers our processes for protecting and developing the environment, is carried out and audited under the responsibility of our senior management. Our Health, Safety and Environment Committee regularly reports its activities to the management.

With the awareness of respect and responsibility we have for nature while producing value, we carry out studies to protect Natural Resources, to minimize possible negative effects on the environment, and we act within the scope of our Environmental Policy in accordance with all applicable laws and regulations related to the subject.

Our Environmental Policy

- We comply with all applicable laws and regulations and implement the programs and procedures to ensure this.
- When determining quality standards for the environment, we aim to exceed legal requirements by accepting them as a minimum level.
- By taking advantage of advanced technology, we create clean working environments for our employees and minimize the risk of environmental pollution.
- We make environmental disaster response and recovery plans to be ready in case of emergency.

• We aim to reduce the negative impact we create on the environment by reducing the amount of waste we produce, our energy and water consumption.

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- We evaluate and review opportunities to continuously improve environmental policies.
- We inform our employees, suppliers, customers and investor partners about developments, ask for their contributions in achieving the targets and support them in achieving their own goals in the same regard.
- We measure and improve our performance and share it annually with our business partners and investors
- We are committed to working in accordance with globally accepted best practices.
- We aim to increase the use of environmentally friendly products in all our works.
- We aim to reduce greenhouse gas emissions in proportion to our activities and to maximize energy efficiency.
- When selecting our stakeholders, we take into account environmental performance and continuously observe it.

Recycling

Our primary goal is to recycle waste by producing as little waste as possible. With waste collection bins and waste collection areas at our head offices and construction sites, we ensure that the collected wastes are systematically subjected to controlled recycling.

Since 2019 Within the Scope of Zero Waste Studies We Separate Wastes at Their Sources with "Binless Office Application"

Since 2019, We Do Not Purchase Plastic Cups...

Between 2014 and 2022, we allocated 327,246 TRY budget for our afforestation activities.

If waste batteries are disposed of or burned into the environment, the chemicals they contain cause environmental pollution. In order to collect used waste batteries and reduce the damage to the environment, our head offices are equipped with waste battery collection boxes.

In 2022, we separated 42.948 kg of waste.

Waste Type	Quantity		
Paper-Glass-Plastic-Metal	35.200 kg		
Electronic Waste	4.340 kg		
Hazardous Waste	880 kg		
Battery	66 kg		
Medical Waste	12 kg		
Wood Waste	2.450 kg		

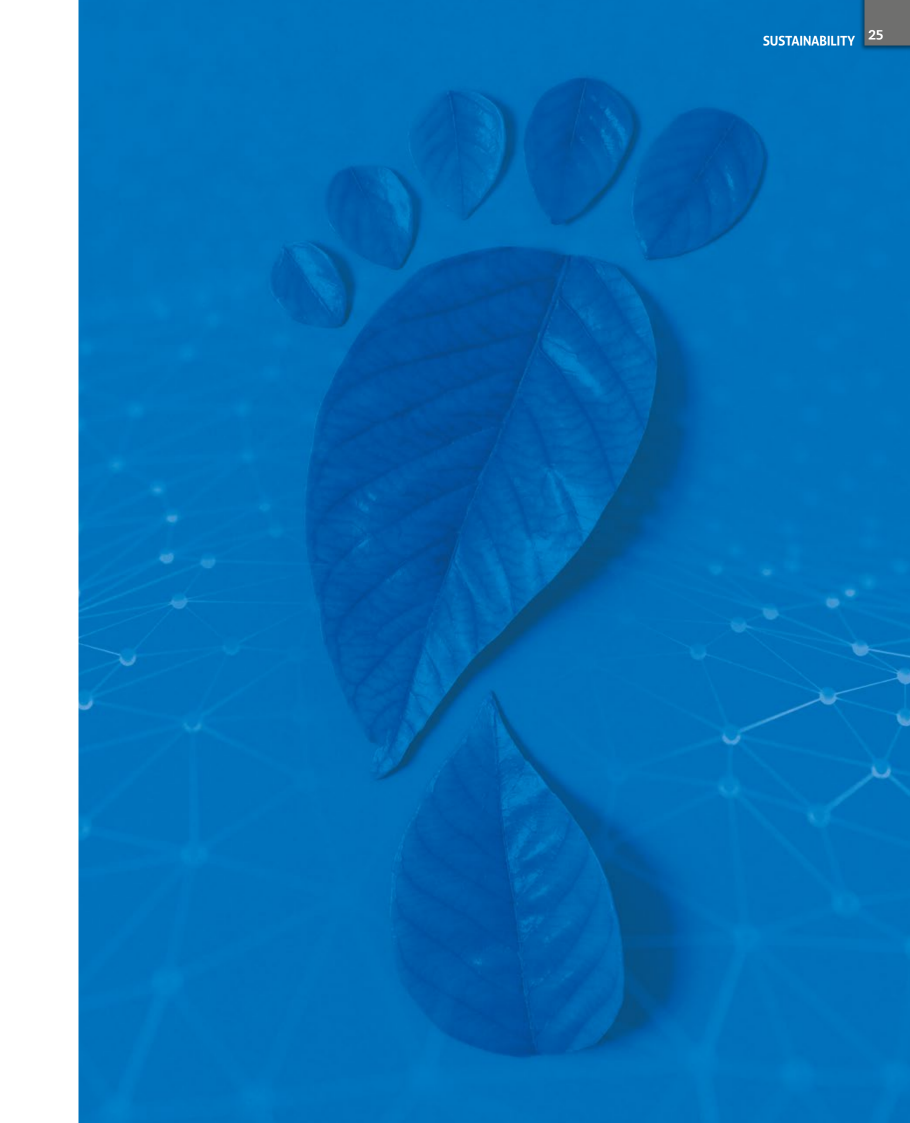
Our Environmental Targets and Results for 2022

Goal	Measurement Method	Goal	2021	2022
Zero (0) Environmental Accident	Number of Accidents	0	0	0
Zero (0) Environmental Complaint	Number of Complaints	0	0	0
Reduce paper waste per person by 1%	(Color output from printer / number of contacts) person/day = Comparison of change between 2022 and 2021	%1	1,15	0,92

Green IT Activities

We are reducing energy consumption with the cloud infrastructure processes we commissioned in 2016. We saved paper with the personnel ID card system we used in our printers.

We reduced our paper consumption by switching to the e-invoice system. We contribute to efficiency and sustainability by replacing traditional desktop computers that consume too much energy with new generation devices. We recycle electronic devices that have reached the end of their useful life and have entered waste status by removing them from inventory. In this way, we ensure that metals such as copper, aluminum and lead are recovered without being released into nature.



FOR OUR COLLEAGUES

With an understanding that prioritizes respect for human and nature, we aim to create a safer and healthier work environment for all our employees, customers and suppliers; We aim to reach the ideal of "O work accidents".

In order to meet expectations, we are committed to carrying out all our activities with the goal of causing zero harm to our employees, contractors and society by minimizing the number of incidents and occupational health hazards in the safe work system and working life and providing safe employees. Therefore

- We comply with all applicable laws and regulations and implement the programs and procedures to ensure this.
- While determining the quality standards related to health and safety, we aim to exceed the legal requirements by accepting them as a minimum level.
- By taking advantage of advanced technology, we create safe working environments for our employees and minimize the risks of occupational accidents, occupational diseases and imminently.
- Occupational Health and Safety (OHS) is a culture beyond necessity for us.
- We make disaster response and recovery plans to be ready in case of emergency.
- We evaluate opportunities to continuously improve Occupational Health and Safety policies.
- We inform our employees, suppliers, customers and investor partners about developments, ask for their contributions in achieving the targets and support them in achieving their own goals in the same regard.
- We measure and improve our performance and share it with our business partners and investor partners.

The working hours, number of lost days, number of accidents, accident frequency/weight ratios of Anel Elektrik and its subsidiaries in 2022 are given in the table below.

Total working hours (human*hours)	Number of work accidents	Number of Days Lost	Fatal Accident	Accident weight ratio	Accident frequency rate
6.613.709	2	-	-	-	0,3024

We have carried out risk assessments for all offices, operational maintenance and construction sites, and we have arranged existing risk assessments to create living risk assessments. We checked whether the occupational health and safety practices specified in the procedures were fulfilled in the buildings and construction sites where we provide operation maintenance services with internal occupational safety audits.

OHS and environmental field inspection reports at construction sites were prepared weekly by our Occupational Safety Experts. Through our portal Anel, we evaluated subcontractors at all construction sites, especially in terms of occupational safety practices.

We held our Ordinary Occupational Safety Board Meetings monthly at Anel Business Center and put our decisions into practice.

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We have also carried out our environmental exercises to increase our respect and sensitivity to the environment. Our operation maintenance teams also participated in the drills organized by the employer.

According to the hazard classes, and according to the number of employees of all our offices, operation maintenance and construction sites, we have made our Occupational Safety Specialist and Workplace Physician appointments through OHS-Clerk for the periods specified in the laws and we have followed up up-to-date. We have ensured that all subcontractor companies also fulfill this practice.

For 2022, we have established an annual occupational health and safety training program at the center, the buildings where we provide operation maintenance services and the construction sites in Turkey, we have provided occupational safety training and certified our colleagues who participated in the training. We organized our trainings in the form of internal classroom trainings, distance education and outsourced trainings. While performing outsourced trainings on various occupational safety issues, internal class trainings were given by our occupational safety experts and workplace physicians.

In addition to the trainings, we have carried out efforts to raise awareness by sharing informative texts on occupational safety and health issues with all our colleagues every month through Yammer, one of our internal communication platforms.

Training Topic	Number of Participants
Basic Occupational Safety Training	116
Basic Occupational Health Training	231
Risk Analysis Training	34
Hygiene and Ergonomics Training	231
Occupational Safety Training in Electrical Works	116
Occupational Diseases Education	231
Occupational Safety Training at Work at Height	97
Basic First Aid Training	231
Emergency Teams Training	12
Employee Representative Training	3
OHS Board Training	23
Emergency Trainings	34
COVID-19 Training	365
On-the-Job Training	59

FOR OUR SOCIETY

Support for Education

Çelikel Education Foundation was established in 2007 by our Chairman of the Board of Directors Mr. Ridvan Çelikel in order to reduce inequality of opportunity in education and to support education.

In line with the objectives of the Çelikel Education Foundation, we carry out studies that will contribute to the personal development and future of university students with scholarship support, and we support the conduct of scientific studies in accordance with the requirements of the age at Samsun Rıdvan Çelikel Science High School. We are moving forward with the goal of contributing to the human rights-based development of our country by equipping our young people between the ages of 15-24 with 21st century competencies. We believe that generations with high social sensitivity awareness will create a better, fairer and dignified world.

As Anel Elektrik, in addition to the voluntary support of our institution and our employees to the Çelikel Education Foundation, we prepare young people for their future business lives with our long years of experience by providing internship opportunities to our scholarship holder "Kıvılcımlar".

Support for Art

Gallery 5, located at the entrance of our head office building, was founded in 2010 by Mr. Ridvan Çelikel to support art and create a space for young artists to exhibit their works. Gallery 5, which brings together national and international young artists and exhibitions consisting of different art branches with art lovers, has hosted 35 exhibitions and 288 artists so far. In 2022, the Rhythm – Breath Exhibition, consisting of the works of 10 different artists, was opened to art lovers at Gallery 5, located on the ground floor of the Anel Business Center.

Ridvan Çelikel Archaeological Museum, which was opened in 2019 at Istanbul University Faculty of Letters with the support of Mr. Ridvan Çelikel, continues to welcome its visitors. In the museum, there are works belonging to the period from the Paleolitic Age to the end of the Roman Empire that shed light on human history.



PART I: Declaration of Compliance with Corporate **Governance Principles**

Our Company aims to ensure that corporate governance prevails in the management of the Company with all its elements, thereby providing value to shareholders, employees, stakeholders, the environment and society.

Based on this understanding, we aim to provide maximum benefit to both our Company and our stakeholders in relations with shareholders in line with our principles of transparency, reliability, accountability and honesty.

Pursuant to the Corporate Governance Principles published by the Capital Markets Board, the Company's management is obliged to implement (1.3.1.), (1.3.5.), (1.3.6.), (1.3.9.), (4.2.6.), (4.3.1.), (4.3.2.), (4.3.3.), (4.3.4.), (4.3.5.), (4.3.6.), (4.3.7.), (4.3.8.), (4.5.1.), (4.5.2.), (4.5.3.), (4.5.4.), (4.5.9.), (4.5.10.), (4.5.11.), (4.5.12.), (4.5.13.), (4.6.2.) and (4.6.3.) which are included in the report.

In the 01.01.2022 - 31.12.2022 activity period of our Company, the above-mentioned principles that are mandatory to be implemented are being implemented at Anel Elektrik, and since many of the principles that are not mandatory to be implemented, as stated above, are essentially overlapping with the prudent management philosophy that has been established in Anel over the years, they have been adopted and implemented to a great extent by Anel Elektrik.

There is no conflict of interest arising from the unimplemented issues outlined below.

- Pursuant to Article 4.2.6 of the "Corporate Governance Principles", the Chairman of the Board of Directors of our company is Anel Holding A.Ş. and is represented by Rıdvan Çelikel. Rıdvan Çelikel is personally in charge of the execution.
- In accordance with Article 1.5.2 of the "Corporate Governance Principles" in the Articles of Association of the Company, no special arrangements have been made within the scope of minority rights. In this regard, the provisions of the applicable legislation are taken as basis.
- As a written compensation policy for employees, which should be established in accordance with Article 3.1.2 of the "Corporate Governance Principles" of our Company, the provisions of the legislation applicable to this issue have been accepted as the basis.
- As stated in Article 3.1.4 of the "Corporate Governance Principles", there is no obstacle for the stakeholders to communicate the company's transactions that are contrary to the relevant legislation and ethically inappropriate to the Corporate Governance Committee or the Audit Committee, since detailed information on the committee members and all means of communication of the company are available.
- Regarding the principle numbered 4.3.9, the ratio of female members in the Board of Directors elected at the Ordinary General Assembly Meeting dated July 20, 2022 was realized as 20% and the ratio remained below 25%.
- With regard to principle 4.4.7, the Members of the Board of Directors are not restricted from performing other duties outside the company.
- Since the number of independent members in the Board of Directors does not allow a single independent member to take part in all committees, Article 4.5.5 of the "Corporate Governance Principles" cannot be applied.
- With regard to principle 4.6.1, no special work has been conducted for performance evaluation at the level of the Board of Directors.
- Regarding principle 4.6.5, the payments made to the Members of the Board of Directors and the directors with administrative responsibility in the Ordinary General Assembly and in our financial statement footnotes are disclosed to the public collectively in parallel with general practices.

- Regarding principle 4.3.9, the ratio of female members of the Board of Directors is 28.57%. However, there is no policy or target for the proportion of female members.
- Regarding principle 3.2.1, job descriptions for each employee have been determined and the participation of employees who are in management or have a function in the management of activities in management is detailed in the job descriptions
- Regarding principle numbered 3.2.2, the provisions of the existing legislation and Anel's internal processes are taken into consideration in important decisions that will have consequences for stakeholders.
- With regard to principle 1.4.2, the privileges granted to Group A shareholders are as follows:
- All members of the Board of Directors, except for its independent members, are elected from among the Group A shareholders or the candidates proposed by them.
- At the General Assembly meetings, Group A shareholders have the right to vote for 2 votes for each share (2) and Group B shareholders have the right to vote for one (1) vote for each share.

PART II: Shareholders

2.1 Investor Relations

Anel Elektrik shares have been traded on Borsa Istanbul since 16.06.2010. The issued capital of the company is a nominal value of TL 265,000,000 and each share has a nominal value of TL 1 and contains 265,000,000 shares. Our company, which is traded under the code ANELE on Borsa İstanbul A.Ş., has a market capitalization of TL 1,176,600,000 as of 31.12.2022.

Our company aims to make corporate governance dominant in the management of the company with all its elements and to provide value to the company partners, employees, stakeholders, the environment and the society in this way.



Our company has an Investor Relations Department that has been operating since the day we opened to the public. The Department, which operates under the Financial Affairs and Finance Directorate and the Corporate Governance Committee, provides the committee with information related to the activities it has carried out under the task headings included in the Corporate Governance Communiqué at the Corporate Governance Committee meetings held during the year. The relevant information is also transmitted to the Board of Directors with the minutes of the decisions of the Committee. Information about the Investor Relations Department is given below.

Aynur Zorer

Investor Relations Manager

She holds an SPF Level 3 License and a Corporate Governance Rating License.

Zeynep Yıldırım

Accounting Officer - Investor Relations Department Member

She does not have any license certificate.

: +90 216 636 22 30 Phone

E-mail : investor.relations@anelgroup.com

: Anel İş Merkezi, Saray Mahallesi, Site Yolu Caddesi No:5/4 Ümraniye/İstanbul Address

The main tasks carried out by the department are as follows:

- a) To ensure that the records related to the correspondence between the investors and the partnership and other information and documents are kept in a healthy, secure and up-to-date manner.
- b) To respond to written requests of shareholders for written information regarding the partnership.
- c) To prepare the documents required to be submitted to the shareholders' information and examination in relation to the General Assembly Meeting and to take measures to ensure that the General Assembly Meeting is held in accordance with the relevant legislation, the articles of association and other internal partnership regulations.
- d) To observe and monitor the fulfillment of obligations arising from capital market legislation, including all matters related to corporate governance and public disclosure.

The questions directed to the Investor Relations Department are answered in accordance with the Anel Disclosure Policy.

2.2 General Assembly Information

On 20.07.2022, the Ordinary General Assembly Meeting of 2021 was held at the headquarters of the company, with a total participation rate of 40.45%, of which 0.00004% was direct representation and 40.45% was proxy representation of the company's total capital of TL 265,000,000. Apart from this, there was no General Assembly Meeting during the year. The announcements of our Ordinary General Assembly Meeting were made in the Turkish Trade Registry Gazette, on the Public Disclosure Platform, on the Electronic General Assembly System of the Central Registration Agency and on the website of our company within the legal period before the date of the General Assembly, and there was no participation in our meeting from the press.

In order to facilitate the participation of shareholders in the General Assembly Meeting and to avoid inequality among shareholders, attention has been paid to make the General Assembly announcements early and through various channels. Prior to the General Assembly Meeting, the information document containing detailed explanations on the items on the agenda, a sample power of attorney form, and the dividend distribution proposal are disclosed to the public via the Public Disclosure Platform, and are also made available to shareholders at the Company headquarters, on the e-General Assembly system of the Central Registry Agency and on the Company's website.

All of the shares representing the issued capital of our Company are bearer shares and all of these shares have been dematerialized. In this context, the invitation to the meeting was published in the Turkish Trade Registry Gazette in accordance with the provisions of the law and the Articles of Association and within the time limit, including a sample power of attorney and the agenda.

While preparing the agenda of the General Assembly, attention is paid to the fact that each proposal is given under a separate title and the agenda headings are expressed clearly and in a way that does not lead to different interpretations.

Care is taken not to include phrases such as "other" and "various" in the agenda and the information to be given before the General Assembly Meeting is given by referring to the agenda items to which they are relevant.

The Chairman of the Meeting makes preparations in advance and obtains the necessary information about the conduct of the General Assembly in accordance with the Turkish Commercial Code, the Law and the relevant legislation.

At the General Assembly Meeting, the issues on the agenda were conveyed in an impartial and detailed manner, in a clear and understandable way, and the shareholders were given the opportunity to express their thoughts and ask questions under equal conditions, and the questions posed at the meeting were answered by the directors of our company who were present at the meeting. On the other hand, no agenda proposal was given by the shareholders.

The shareholders of the partnership do not have any written requests to the Investor Relations Department regarding the placing of an item on the agenda. If a request comes before the announcement of the General Assembly, it is evaluated.

The General Assembly Meetings and the quorum of the decisions in these meetings are subject to the provisions of the Turkish Commercial Code. The shares of our company are divided into group A and group B. Group A shares have a privilege. Group A shareholders or their representatives present at the Ordinary and Extraordinary General Assembly Meetings have 2 (two) votes for one share and 1 (one) vote for one share of the other shareholders or their representatives.

The General Assembly is informed about the transactions, if any, realized in accordance with the authorization obtained by the controlling shareholders, members of the Board of Directors, executives with administrative responsibilities, and their spouses and relatives by blood or marriage up to the second degree, in order for them to carry out activities within the scope of the Company's field of activity within the framework of Articles 395 and 396 of the Turkish Commercial Code and the regulations of the Capital Markets Board. It was ensured that the members of the Board of Directors, other related persons, authorized persons who are responsible for the preparation of the financial statements and auditors were present at the General Assembly Meeting in order to provide the necessary information and to answer questions regarding the issues of a special nature on the agenda.

Information was provided in the General Assembly with a separate agenda item about the amount of donations and aids made by our Company to public beneficial associations and foundations during the year.

The minutes of the General Assembly and other documents are submitted to the shareholders and all stakeholders on our company's website, the Public Disclosure Platform and the Electronic General Assembly System of the Central Registration Agency.

PART III: Board of Directors

Rıdvan Celikel Chairman of the Board of Directors (Authorized by Anel Holding A.Ş.)

After completing his undergraduate studies at Yıldız Technical University, Department of Electrical Engineering, Ridvan Çelikel started his professional career at Öneren Engineering in 1975 and worked as a partner at Aktek Elektrik between 1983 and 1985. In 1986, Ridvan Çelikel founded Anel Elektrik and currently serves as the Chairman of the Board of Directors of Anel Group companies. Ridvan Çelikel is also a founding member of ETMD Electrical Installation Engineers Association.

Avniye Mukaddes Çelikel

Vice Chairman of the Board of Directors

Avniye Mukaddes Çelikel, who completed her undergraduate education at Istanbul University, Department of Chemical Engineering, has been serving as a member of the Board of Directors of Anel Group companies since 1986 as well as as the Head of Support Units Group and President of Çelikel Education Foundation.

Orhan Saltuk Ertop

Member of the Board of Directors

Saltuk Ertop graduated from Kadıköy Anatolian High School and Istanbul University Faculty of Law. He then completed his master's degree in Financial Law at the same university and an MBA in Finance at Manchester Business School. Mr. Ertop started his professional career as a freelance lawyer and later worked in the Legal Department of Alcatel in various positions in Turkey and Belgium. In 1999, Saltuk Ertop switched to human resources and worked as Human Resources Director in Turkey and Europe Africa Middle East (EAME) region, Global Career Development Director at Alcatel HQ (France) and Vice President of Human Resources for South Asia Region in India. In 2008, Mr. Ertop returned to Turkey and worked as Human Resources and Corporate Affairs Director at Anadolu Efes and later as Human Resources Director at Sanko Holding, and is currently the managing partner of Monitor Group Consulting Company. Saltuk Ertop is married with one child, speaks English and French, and serves on various boards of directors and non-governmental organizations.

Oğuz Tezel

Independent Board Member

Oğuz Tezel, who started working at Siemens AG in 1985 while he was a student at the Department of Business Administration at the University of Cologne, Germany, has assumed various duties and responsibilities both in Turkey and abroad during his 33.5-year Siemens career. Oğuz Tezel's main area of experience is energy generation, distribution and transmission. He has written articles in many publications and organized conferences on this subject. In addition to his position as Siemens Turkey Energy Division Director, he also served as a member of the Executive Committee and Board of Directors. Oğuz Tezel also served as a member of the Board of Directors of Gebze Organized Industrial Zone until May 2019. Oğuz Tezel meets the criteria for an independent member under the CMB Corporate Governance Principles. He has no relationship with Anel Elektrik and its related parties.

Emin Ümit Demirhan

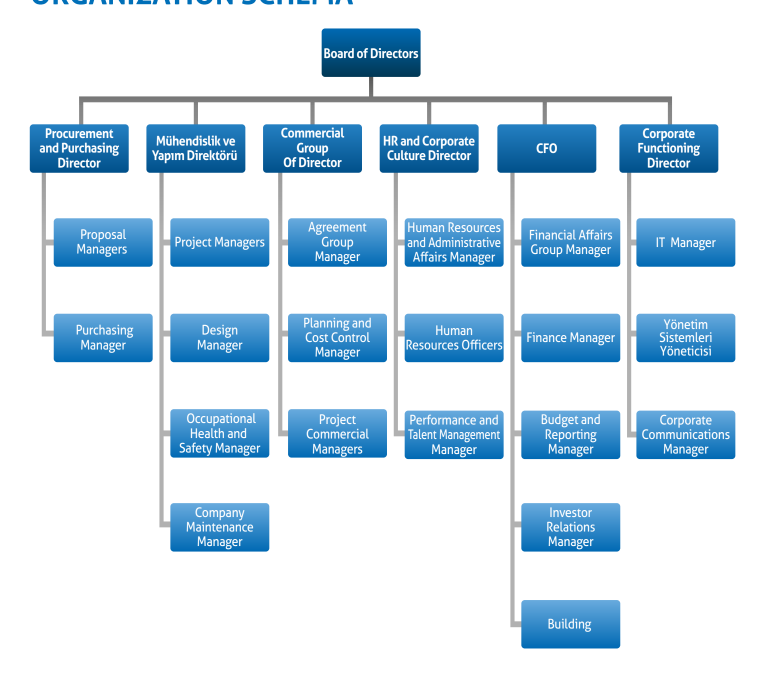
Independent Board Member

After his higher education at Istanbul University, Faculty of Economics, Department of Business Administration and Statistics, Emin Ümit Demirhan assumed duties and responsibilities in various institutions in the fields of accounting, marketing and sales, and served as Founding Partner and General Manager at Diacan Grafik ve Matbaacılık A.Ş. between 1992 and 2017. Between 2010 and 2019, he worked as an editor at Bas-Men (Basım Mensupları Derneği) Magazine. Emin Ümit Demirhan fulfills the criteria of an independent member within the scope of CMB Corporate Governance Principles and has no relationship with Anel Elektrik and its related parties.

ADMINISTRATORS

Name Surname	Title	Experience
Tolga Tutum	Engineering and Construction Director	24 yıl
Adnan Ek	Financial Affairs and Finance Group Manager	33 yıl
Kamil Serkan Kılıç	Procurement and Purchasing Director	26 yıl
Nesrin Bayraktar Sarı	Human Resources and Corporate Culture Director	20 yıl
Merve Şirin Çelikel Tombuloğlu	Financial Control and Treasury Manager	14 yıl

ORGANIZATION SCHEMA



3.1 Structure and Composition of the Board of Directors

The Board of Directors manages and represents the company by taking into account the long-term interests of the company with a rational and prudent risk management approach by keeping the risk, growth and return balance of the company at the most appropriate level with the strategic decisions to be taken.

Board; defines the strategic objectives of the company, determines the labor force and financial resources that the company will need, supervises the performance of the management. The Board of Directors conducts its activities in a transparent, accountable, fair and responsible manner.

The affairs and administration of our company are carried out by the Board of Directors consisting of 5 members, elected by the General Assembly. 2 members of the Board of Directors are in the executive and the remaining 3 members are non-executive members. There are 2 Independent Board Members in the Board of Directors in accordance with Article 6 of the Corporate Governance Communiqué.

Name & Surname	Title
Anel Holding A.S. (Represented by Ridvan Çelikel)	President - (Executive)
Avniye Mukaddes Celikel	Vice President -Executive)
Orhan Saltuk Ertop	Member - (Non-Executive)
Oğuz Tezel	Independent Member
Emin Ümit Demirhan	Independent Member

As stated in our Articles of Association, members other than the Independent Board of Directors are elected by the General Assembly from among the group A shareholders or the candidates to be nominated.

Apart from our Independent Board Members, our other Board Members are also Board Members in other companies of Anel Group.

In order for the Members of the Board of Directors to assume duties in other group companies affiliated with our company, it was resolved at the annual Ordinary General Assembly Meeting of our company that they will not be subject to the prohibitions and threats listed in Articles 395 and 396 of the Turkish Commercial Code No. 6102. Within this framework, the members of the Board of Directors are not subject to any restrictions regarding their taking other duties outside the company during the period decided by the General Assembly.

Board of Directors	Other Structures Served In
Rıdvan Çelikel	Chairman of the Board of Directors and Member of the Board of Managers at Anel Group Companies
Avniye Mukaddes Çelikel	Vice Chairman of the Board of Directors and Member of the Board of Managers at Anel Group Companies
Orhan Saltuk Ertop	Managing Partner at Monitor Group Consulting Company and Board Member at Anel Group Companies
Oğuz Tezel	-
Emin Ümit Demirhan	-

3.2 Operating Principles of the Board of Directors

As stated in our articles of association of the company, the Board of Directors convenes as long as the company business transactions are necessary. Meetings are held by call, telephone and e-mail. The agenda of the meeting is determined by discussing with the Chairman of the Board of Directors in accordance with the request of the proposer Board Member.

The frequency of meetings of the Board of Directors of our Company and the issues related to the quorum of meetings and decisions are determined in the Articles of Association of our Company.

The meeting agenda and the documents related to the agenda are prepared by the Secretariat of the Board of Directors and delivered to the members in the form of a file a while before allowing the members to examine and evaluate the issue according to the agenda topic.

In 2022, the Board of Directors held 27 meetings and the participation rate in these meetings was 95%.

Since decisions were taken unanimously in all meetings, there is no dissenting opinion that has been passed on to the memorandum of resolution. However, in the event of such a situation, all necessary matters related to these opinions shall be recorded in the minutes.

The Board of Directors plays a leading role in ensuring effective communication between the company and its shareholders, resolving and resolving any disputes that may arise, and is in close cooperation with the Corporate Governance Committee and the Investor Relations Department for this purpose.

The Board of Directors reviews the effectiveness of risk management and internal control systems at least once a year. Information about the operation and effectiveness of the internal audit system is provided in the annual report.

The powers of the directors with signature authority are clearly differentiated and this distinction is regulated in writing in the signature circular. No one in the company is endowed with unlimited decision-making powers alone. It convenes with the presence of at least one more than half of the Board of Directors Members. Our Board of Directors meets within the framework of the principles specified in the Turkish Commercial Code and the Articles of Association of the Company and takes decisions with the majority of the participants in the meeting.

The Members of the Board of Directors of the Company take care to attend the meetings held during the activity period and to express their opinions. If there is a member who cannot attend the meeting but sends their opinions in writing, their opinions are notified to the other members. The decisions of the Board of Directors of our Company and all kinds of related party transactions are taken with the approval of the majority of the independent members in accordance with the Corporate Governance Principles. We do not have any members who vote against the decisions of the Board of Directors in the meetings held during the period.

Board members do not have the right to vote and/or veto power in case of equality. Each of the Members of the Board of Directors, including the Chairman of the Board of Directors, has one vote and no member has a weighted vote.

The Chairman of the Board of Directors of our Company is Anel Holding A.Ş. and is represented by Ridvan Çelikel. Ridvan Çelikel is personally in charge of the execution.

In the event that the members and directors of the Board of Directors of our Company wish to compensate them for the damages caused by the mistakes and negligence they may make in the performance of their duties, they are secured by insurance in the amount of 10 million dollars.

3.3 Financial Rights

The remuneration of the Members of the Board of Directors and senior executives in our Company is carried out in accordance with the "Remuneration Principles of the Members of the Board of Directors and Senior Executives" approved by the Board of Directors in 2012 and the purpose of these principles is; To ensure that the practices related to remuneration are planned, executed and managed in accordance with the relevant legislation and the scope and structure of the company's activities, long-term goals and strategies, ethical values and internal balances. The relevant principles are given on the company website.

Dividends, share options or payment plans based on the performance of the company are not used in the remuneration of Independent Board Members. The Members of the Board of Directors receive the right to monthly peace of mind in the amount and period determined at the General Assembly. These remuneration is at a level that does not affect the independence of the Independent Board Members and is not determined based on the performance of the company.

Payments to the company's senior executives consist of monthly fees. The remuneration to be given to senior managers is determined by taking into account the title and the nature of the work done, merit, experience, performance and financial condition of the company.

In 2022, a total of TL 2,702,419 in wages and benefits were paid to the Members of the Board of Directors, while in the same period, the remuneration and all other benefits provided to our senior executives who had a say in the management amounted to TL 8,734,790.

In our Company, no loan is given to any Board Member and its directors, no credit is disbursed, no credit is extended through a third party under the name of personal credit or guarantees such as surety are not given in favor.

PART IV: Committees

The Audit Committee, Corporate Governance Committee, Early Detection of Risk Committee and Nomination Committee and Remuneration Committee affiliated to the Corporate Governance Committee continued their activities in 2022. The activities and working principles of the committees are outlined on the Company's website.

Of these committees, the Committee in Charge of Audit meets five times a year, the Corporate Governance Committee meets twice a year, and the Early Detection of Risk Committee meets six times a year, and the minutes of the committee meetings are forwarded to the Board of Directors of our company.

All kinds of resources and support required for the committees to fulfill their duties are provided by the Board of Directors. Committees may invite the person they deem necessary to their meetings and obtain their opinions.

Committees benefit from independent expert opinions on the issues they deem necessary in relation to their activities. The cost of the consultancy services required by the committees is covered by the company. However, in this case, information about the person / organization from whom the service is received and whether this person / organization has any relationship with the company is included in the annual report.

In the current structure of the committees, a Board Member takes part in more than one committee. The distribution of our committees in terms of members has been downgraded:

Corporate Governance Committee	Name & Surname	Status
Chairman	Oğuz Tezel	Independent Member
Member	Emin Ümit Demirhan	Independent Member
Member	Aynur Zorer	Manager Manager
Denetimden Sorumlu Komite	Name & Surname	Status
Chairman	Oğuz Tezel	Independent Member
Member	Emin Ümit Demirhan	Independent Member
Kurumsal Yönetim Komitesi	Name & Surname	Status
Chairman	Oğuz Tezel	Independent Member
Member	Emin Ümit Demirhan	Independent Member

4.1 Audit Committee

The Audit Committee Members consist of two independent members of our Board of Directors, Oğuz Tezel is the Chairman of the Committee and Emin Ümit Demirhan is the Committee Member.

The Audit Committee oversees the company's accounting system, public disclosure of financial information, independent auditing and the operation and effectiveness of the company's internal

control and internal audit system. The selection of the independent audit organization, the initiation of the independent audit process by preparing independent audit contracts and the work of the independent audit organization at each stage are carried out under the supervision of the committee responsible for auditing. The independent audit organization to be served by the company and the services to be received from these organizations are determined by the Committee Responsible for Auditing and submitted to the approval of the Board of Directors.

The methods and criteria to be applied in the examination and conclusion of the complaints received by the company regarding the accounting and internal control system and independent audit of the company, and the evaluation of the company's employees' notifications on accounting and independent audit issues within the framework of the confidentiality principle are determined by the Committee in Charge of Auditing.

The Committee in Charge of Auditing shall notify the Board of Directors in writing of its evaluations regarding the accounting principles followed by the company, as well as the fairness and accuracy of the annual and interim financial statements to be disclosed to the public, together with its own evaluations, by taking the opinions of the responsible managers and independent auditors of the company.

4.2 Corporate Governance Committee

In 2022, Oğuz Tezel is the Chairman of the Committee of our Board of Directors, Emin Ümit Demirhan, an Independent Member of our Board of Directors, and Aynur Zorer, Investor Relations Manager, has joined the Corporate Governance Committee as a Committee Member.

Determines whether the Corporate Governance Principles are applied in the Company, if not, the justification and the conflicts of interest that arise due to non-compliance with these principles, advises the Board of Directors to improve corporate governance practices and supervises the work of the Investor Relations Department.

4.3 arly Detection of Risk Committee

The Early Detection of Risk Committee, which functions under the Board of Directors, provides recommendations for the development of the necessary policies for monitoring the risks that may be exposed and carrying out risk management processes.

Early Detection of Risk Committee,

- Establishing effective internal control systems in order to identify, evaluate, monitor and manage the • risk elements that may affect the achievement of the objectives according to the effect and possibility, Integrating risk management and internal control systems into the corporate structure and
- monitoring their effectiveness.

It has been established to work on the measurement, reporting and use of risk elements in decision mechanisms by taking into account appropriate controls by risk management and internal control systems. The Early Detection of Risk Committee Members consist of two independent members of our Board of Directors, and Oğuz Tezel is the Chairman of the Committee and Emin Ümit Demirhan is a member of the Committee.

It is responsible for carrying out studies for the early diagnosis of risks that may endanger the existence, development and continuation of the company, taking the necessary measures regarding the identified risks and managing the risk, and reviews the risk management systems at least once a year.

Due to the 2 Independent Board Members in our Board of Directors, our Independent Board Members serve on more than one committee.

SECTION V: Internal Audit

At Anel Elektrik, audit activities are carried out by the Anel Group Audit Unit's team of experts under the main headings of financial, operational, risk, process, legal compliance, business ethics and misconduct by following a proactive methodology based on International Internal Audit Standards and Anel Group Ethical Principles.

The identified audit issues are shared with the relevant units of the company and annual risk-based audit plans are created. Audit findings are regularly reviewed and improvements in activities are monitored.

Internal audit and risk control mechanisms have been determined by our Company in order to measure existing and potential risks and to take the necessary precautions for them, and have been accepted and implemented by our Board of Directors. According to the Internal Audit Regulation adopted by the Board of Directors, the purpose of internal audit is to provide assurance and consultancy services in an independent and impartial manner in order to audit, develop and improve all kinds of efficiency of our company and to add value to the group. The Board of Directors develops systematic approaches to evaluate and improve the effectiveness and efficiency of Risk Management, Internal Control and Management Processes, and helps the Company realize its objectives.

SECTION VI: Legal Disclosures

6.1 Shareholding Structur

Partner's Name & Surname/Title	Share Amount (TL)	Share Ratio (%)
Ridvan Celikel	117.517.315,59	44,35
Capital Strategy Funds Spc-The Opportunistic Series Segregateg Portfolio	51.987.280,10	19,62
Others	95.495.404,31	36,03
Total	265.000.000	100

According to the information contained in the Public Disclosure Platform dated 31.12.2022.

The company is in the registered capital system and its registered capital is TL 400,000,000.

Company shares are divided into Group A and Group B shares. Group A shares have privileges. At General Assembly Meetings, a Group A share has two (2) voting rights and a Group B share has one (1) voting right. The privileged voting shareholder is Ridvan Çelikel, whose privileged voting rate is 33.57%, non-privileged voting rate is 20.12% and total voting rate is 53.69%.

In the General Assembly Meetings, shareholders may have themselves represented by other shareholders or by proxy appointed from outside within the framework of the regulations of the Capital Markets Board regarding proxy voting. Proxies who are shareholders of the Company are authorized to use the votes of the shareholder they represent in addition to their own votes.

Practices that make it difficult to exercise voting rights in the company are avoided and every shareholder is provided with the opportunity to exercise his voting rights in the easiest and most appropriate way.

There is no mutual participation relationship in our company. Care is taken to ensure that minority rights are exercised within the framework of the legislation and there are no restrictions imposed.

6.2 Information on Important Lawsuits Brought by and Against the Company and Their Possible Consequences

In the hearing held on 02.03.2022 of the contractual compensation lawsuit numbered 2019/15 E. filed by our Company's Investors against our Company and the Members of the Board of Directors at the Istanbul Anadolu 4th Commercial Court of First Instance, it was decided to dismiss the lawsuit, with the way of appeal being open.

The arbitration proceedings that started in 2021 regarding the receivables of our company from our employer TAV-CCC-Arabtec JV regarding the AbuDhabi International Airport Electrical works undertaken by our subsidiary Anel Emirates General Contracting- Sole Proprietorship LLC, established in the United Arab Emirates, continued in 2022.

There are no lawsuits filed against the Company that may have a significant impact on the financial position and operations of the Company. The list of all lawsuits to which the Company is a party is included in the notes to the periodical financial statements.

6.3 Information on Legislative Changes That May Significantly Affect the Company's **Activities**

There are no legislative changes that may significantly affect the Company's activities.

6.4 Information on Changes That Will Affect the Activities of Our Company and Our **Subsidiaries**

At the meeting of the Board of Directors of the Company held on April 11, 2022, it was unanimously decided to close Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. – Moscow Branch in Moscow City of the Russian Federation due to the fact that it does not currently have any activity. Closing procedures were completed on 31 May 2022.

6.5 Information on Changes That Will Affect the Shareholding Structure and Financial Condition of Our Company and Our Subsidiaries

Anel Engineering and Contracting Ltd., a 100% owned subsidiary of the Company located in the United Kingdom, increased its paid-in capital from GBP 100.000 to GBP 11.400.000 and the Company participated in the capital increase by adding its receivables from Anel Engineering and Contracting Ltd. to the capital.

As of 07.07.2022, in the statement sent by Merve Şirin Çelikel Tombuloğlu to the Central Registry Agency; it is stated that she transferred her 2,529,545.43 shares in Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. through an over-the-counter transaction and with this transaction, her share in Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. decreased to 0%.

As of 07.07.2022, in the statement sent by Mahir Kerem Çelikel to the Central Registry Agency; it is stated that he transferred 5,108,278.46 shares he owned in Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. through an over-the-counter transaction and with this transaction, his share in Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. decreased to 0%.

The share structure of Anel Emirates General Contracting LLC, a subsidiary located in the United Arab Emirates (UAE), was 49% Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. and 51% Sheikh Hamed Bin Khadem Bin Butti Al Hamed, the local partner, in accordance with local legislation. Due to the legislative change in the UAE, foreign companies were granted the right to establish 100% companies in the country,

the local partner transferred 51% of its shares to Anel Elektrik and Anel Elektrik's shareholding rate was increased to 100%. The trade name of the company has been changed from "Anel Emirates General Contracting LLC" to "Anel Emirates General Contracting - Sole Proprietorship L.L.C.".

6.6 Information on Organizational Changes During the Year

As of January 2022, Ms. Nesrin Bayraktar Sarı has been appointed as the Human Resources and Corporate Culture Director.

At the 2021 calendar year Ordinary General Assembly Meeting held on July 20, 2022, it was resolved to elect Anel Holding A.Ş., Avniye Mukaddes Çelikel, Orhan Saltuk Ertop and Oğuz Tezel and Emin Ümit Demirhan as Independent Board Members to serve for a period of 3 years, so that the Company's Board of Directors will consist of 5 members.

6.7 Amendments to the Articles of Association

No amendment to the Articles of Association has been made in 2022.

6.8 Credit Rating

The credit rating process carried out by JCR Eurasia Rating A.Ş. has been completed and the Company's Long Term National Rating has been determined as "CCC(Tr)/Stable" and Short Term National Rating as "J5(Tr)/Stable". The Long Term International Local and Foreign Currency Ratings have been assigned as "CC/Stable".

6.9 Information on the Conflicts of Interest Between the Company and the Institutions It Serves on Issues such as Investment Consultancy and Rating and the Measures Taken by the Company to Prevent These Conflicts of Interest:

There was no issue that could lead to a conflict of interest between the company and the institutions it receives services in matters such as investment consultancy and rating.

6.10 Explanations Regarding the Administrative or Judicial Sanctions Imposed on the Company and the Members of the Governing Body Due to Practices Contrary to the Provisions of the Legislation

There are no administrative or judicial sanctions imposed on the company and the members of the management body due to practices contrary to the provisions of the legislation.

6.11 If an Extraordinary General Assembly Meeting is Held During the Year, Information on the Extraordinary General Meeting, including the Date of the Meeting, the Decisions Taken at the Meeting and the Procedures Taken Regarding It

No Extraordinary General Assembly Meeting was held during the year.

6.12 Denizbank Credit and Restructuring of Debts to the Financial Sector

General Loan Agreements signed between our Company and Denizbank A.Ş., our Company utilizes loans from the said bank, and from the cash and non-cash loans utilized While we have non-cash

loans amounting to TL 75,480,605.36, USD 2,094,075.56, AED 758,569.22 and EUR 2,974

and non-cash loans amounting to TL 8,854,337, USD 85,682,169.37 and EUR 366,182.12 arising from letters of guarantee, the loans were terminated by the said bank as of 19.01.2022 without any default notice to us. There are real estate mortgages as collateral for the loans.

In addition, due to the bill of exchange given to Denizbank A.Ş. as collateral for our debts, it has been decided to precautionarily attach the movable and immovable properties of the debtors and their rights and receivables from third parties, provided that it is limited to the amount of TL 15,000,000 receivable. Our Company has objected and exercised its legal rights in the legal process.

Upon these developments, the Board of Directors of our Company held a meeting on 20.01.2022 and resolved that Denizbank A.Ş. be requested to lead the transactions and negotiate with our other creditor banks for the implementation of a Financial Restructuring Framework Agreement (FRFA) to be established by the Creditor Institutions in order to eliminate the financial distress of our Company and to continue our economic activities efficiently. for the implementation of a Financial Restructuring Framework Agreement (FRFA) to be formed by the Creditor Institutions and to meet with our other creditor banks, and since it is possible that other creditor banks may also fold our loans and possible legal proceedings may be initiated, it was decided to consider the said banks within the scope of the Financial Restructuring Framework Agreement in the event of the realization of the said situation and to postpone the material event disclosure in the same way until the signing of the agreement. Within the scope of this decision taken by our Board of Directors, taking into account both the current and potential projects of our company, it was decided that our financial debts to the banks would be restructured by the Banking Regulation and Supervision Agency (BRSA) on 15.08. 2018 dated 15.08.2018 and numbered 30510 published by the Banking Regulation and Supervision Agency (BRSA) in the official gazette dated 15.08.2018 and numbered 30510 "Regulation on Restructuring of Debts to the Financial Sector", the necessary application documents were prepared and applied to Denizbank A.Ş. as the leading bank on 25.03.2022 for restructuring within the scope of the Financial Restructuring Framework Agreement prepared by the Banks Association of Turkey.

Thus, the postponement decision of our Board of Directors dated 20.01.2022 is announced to the public in accordance with the application made to Denizbank A.Ş. within the framework of Article 6/2 of the Capital Markets Board's Communiqué on Special Circumstances No. II-15.1.

Within the scope of the information communicated to us on 11.04.2022; following the application made on 25.03.2022, the process of preserving the status, which was initiated in accordance with the Provisional Article 32 of the Banking Law No. 5411 and the relevant legislation, is still ongoing with the voting made by the Consortium of Creditor Institutions (CEC).

The consequences of the decision to maintain the status quo pursuant to Provisional Article 32 of the Banking Law; during this period, the Creditor Institutions cannot take enforcement proceedings against the debtor regarding the receivables subject to the FYY, cannot continue existing proceedings, cannot initiate new proceedings, and cannot resort to other legal remedies, except in cases that may lead to loss of rights due to statute of limitations and forfeiture periods.

6.13 Other Intra-Period Developments as of the Reporting Period

Donation and Aid: During the period 01.01.2022 – 31.12.2022, 634.700 TL was donated as aid.

Election of an Independent Audit Company: At the meeting of the Board of Directors dated 04.04.2022, it was resolved, with the opinion of the Audit Committee, to appoint PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. to conduct the independent audit of the financial reports of our Company for the fiscal year 2022 in accordance with the principles set forth in the Turkish Commercial Code No. 6102 and the Capital Markets Law No. 6362, and to carry out other activities within the scope of the relevant regulations in these laws.

The said resolution was submitted to the approval of the Ordinary General Assembly dated July 20, 2022 and was unanimously approved. The General Assembly Resolution was registered on August 6, 2022 and announced in the Trade Registry Gazette dated August 8, 2022.

Report on the Utilization of the Funds Obtained from the Capital Increase: In November 2021, "Report on the Use of the Funds Obtained from the Capital Increase" was prepared at the end of the capital increase through rights issue and disclosed in the PDP notification dated May 13, 2022.

General Assembly: In the PDP announcement dated June 9, 2022; at the meeting of the Company's Board of Directors dated 09.06.2022; it was shared that it was decided to hold the Ordinary General Assembly Meeting for the calendar year 2021 on 20.07.2022 at 11:00 a.m. at our Company headquarters, Saray Mahallesi Site Yolu Cad. Anel İş Merkezi No:5/4 Ümraniye 34768 İstanbul, which is our Company headquarters, on 20.07.2022 at 11:00 a.m. The information that a decision was taken to hold the General Assembly Meeting was shared by adding the agenda items and the general assembly call was made.

On July 20, 2022, the General Assembly was held and on the same day, the minutes of the Ordinary General Assembly Meeting, including the resolutions taken, the list of attendees, the dividend distribution table and the meeting documents were shared with the public and investors via PDP.

The 2021 Ordinary General Assembly Meeting was registered by the Istanbul Trade Registry Office on August 6, 2022 and announced in the Turkish Trade Registry Gazette No. 10634 dated August 8, 2022.

Material event disclosures made by our Company within the scope of the relevant legislation can be accessed at https://www.kap.org.tr/.

6.14 Developments After the Date of the Report

The company "Anel Emirates General Contracting - Sole Proprietorship L.L.C.", a subsidiary of our Company in the United Arab Emirates, in which our Company has a 100% shareholding, increased its paid-in capital from AED 150.000 to AED 64.375.000; it has been decided that the capital increase of our company will be made by adding the receivable from Anel Emirates General Contracting - Sole Proprietorship L.L.C. to the capital.

CHAPTER VII: Dividend Policy and 2021 **Dividend Distribution Proposal**

Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. (ANEL) Dividend Distribution Policy has been determined within the framework of the provisions of the Turkish Commercial Code, Capital Markets Legislation and other relevant legislation and the article of our Articles of Association regarding dividend distribution; in line with ANEL's medium and long term strategies, investment and financial plans, by taking into consideration the state of the national economy and the sector and by observing the obstacle between the expectations of the shareholders and the needs of ANEL.

In the distribution of dividends, a balanced and consistent policy is followed between shareholders and company interests in accordance with the Corporate Governance Principles; in determining the amount of dividend distribution, our long-term company strategy, investment and financing policies, profitability and cash situation are taken into consideration. In case of a decision, a minimum of 20% of the distributable period profit calculated in accordance with the Capital Market Regulations and other relevant legislation may be distributed in the form of cash and/or free shares.

Although it is accepted that the dividends will be distributed equally to all of the existing shares as soon as possible, regardless of their issuance and acquisition dates, they will be distributed to the shareholders on the date determined by the General Assembly following the approval of the General Assembly within the determined legal periods. The General Assembly or, if authorized, the Board of Directors may decide on the distribution of dividends in installments in accordance with the Capital Market regulations. ANEL does not have a dividend advance distribution.

The General Assembly may transfer part or all of the net profit to extraordinary reserves. In the event that the ANEL Board of Directors proposes not to distribute the profit to the General Assembly, the shareholders shall be informed at the General Assembly Meeting regarding the reasons for this situation and the use of the profit not distributed. In the same way, this information is shared with the public by including the activity report and the website.

The dividend distribution policy is submitted to the shareholders for approval at the General Assembly Meeting. This policy is reviewed annually by the Board of Directors according to the status of the projects and funds on the agenda if there is any negativity in national and global economic conditions. Amendments to this policy shall also be submitted to the shareholders' approval at the first General Meeting after the amendment and disclosed to the public on the website.

As a result of the activities carried out by our Company between 01 January 2021 / 31 December 2021; According to the independently audited consolidated financial statements prepared in accordance with the provisions of the Capital Markets Board's Communiqué on Principles Regarding Financial Reporting in the Capital Market numbered Series: II, No: 14.1, there is a net loss of TL 123,026,436. According to its financial statements for the same period prepared in accordance with the Tax Procedure Law, it has achieved a profit of TL 29,014,200.62. The proposal of the Board of Directors to take the remaining balance portion after the separation of the legal deductions, taxes and funds required to be allocated from the profit of the period in accordance with the law and the articles of association is not distributed and to be taken to the Extraordinary Reserves Account was unanimously adopted at the Ordinary General Assembly Meeting of 2021.

CHAPTER VIII: Strategic Objectives

Our company, since 1986; It embraces our future with the awareness of adding value to the world we live in, the society we belong to, the institutions and organizations we work with. The targets and critical performance indicators that are in parallel with the purpose of existence of the company created with this perspective are determined within the scope of annual strategy plans. These targets and critical performance indicators are approved by the Board of Directors at budget meetings held at the end of the previous year. The Board of Directors, in its ordinary meetings, reviews the results of its activities by comparing them with the performance of the previous year and the target indicators.

SUSTAINABILITY PRINCIPLES COMPLIANCE FRAMEWORK

The Sustainability Principles Compliance Framework, prepared in accordance with the Capital Markets Board's decision dated 23.06.2022 and numbered 34/977 and Corporate Governance Communiqué numbered II-17.1, includes the basic principles that publicly traded companies are expected to disclose while conducting their Environmental, Social and Corporate Governance (ESG) activities. Although the implementation of these principles is voluntary, it is mandatory to report whether they have been implemented or not under the "Comply or Disclose" principle.

Our Company pays utmost attention to ensure full compliance with the principles in the Sustainability Principles Compliance Framework. Although efforts are made to ensure full compliance with these principles, partial compliance with some principles has been achieved and some have not. The status of compliance with the Sustainability Principles is presented in the table below:

	POLICY STATEMENT		COMPLIANCE STATUS Yes No Partly Unrelated		EXPLANATION	REPORT INFORMATION/LINK ON PUBLICLY DISCLOSED			
					LAPLANATION	INFORMATION			
	A. GENERAL PRINCIPLES								
	A1. Strategy, Policy and Objectives								
	Priority environmental, social and corporate governance (ESG) issues, risks and opportunities have been identified by the Shareholding Board of Directors.	Х			Our company employees received ISO 31000 standard training, and subsequently, process-based risk analyses made.	https://anelgroup.com/tr/surdur ulebilirlik/			
A1.1	ESG policies (e.g. Environmental Policy, Energy Policy, Human Rights and Employee Policy, etc.) by the Association's board of directors created and publicly			Х	The ESG policy is specified and is included in the sustainability section of our website.	https://anelgroup.com/tr/surdur ulebilirlik/			
A1.2	The short and long-term targets set within the scope of ESG policies have been made public.			Х	Sustainability on our website related targets are included in the field. Detailed studies are ongoing.	https://anelgroup.com/tr/surdur ulebilirlik/			
		A2. I	Enforc	ament App	lication/Monitoring				
A2.1	Committees and/or units responsible for the execution of ESG policies and the highest-level responsible persons in the company related to ESG issues and their duties are identified and disclosed to the public.			Х	We have a Health, Safety and Environment Committee. Detailed studies are ongoing.	https://anelgroup.com/wp-conte nt/uploads/2022/03/Anel-Grup- %C3%87evre-Kitap%C3%A7 %C4%B1%C4%9F%C4%B1_ 2022.pdf			
A2	The Facility activities carried out by the responsible committee and/or unit within the scope of the policies have been reported to the board of Directors, Alex at least once during the year.		Х						
A2.2	Implementation and action plans were prepared and disclosed to the public in line with the objectives of the ESG.			Х	The Company continues to work on this issue.	https://anelgroup.com/tr/surdur ulebilirlik/			
A2.3	The ESG Key Performance Indicators (KPI) have been disclosed to the public together with the levels of achieving such indicators on a yearly basis.	Х			ESG related KPIs have been identified, KPIs were assigned on unit and employee basis. Goals are published on the explained under the heading of ustainability.	https://anelgroup.com/tr/surdur ulebilirlik/			

	POLICY STATEMENT	COMPLIANCE STATUS				EXPLANATION	REPORT INFORMATION/LINK ON PUBLICLY DISCLOSED	
	POLICI STATEMENT	Yes	No	Partly	Unre- lated	LAFLANATION	INFORMATION	
A2.4	Activities to improve sustainability performance for Business processes or products and Services have been publicly disclosed.		Х					
				A:	3. Rep	orting		
A3.1	In the annual reports, information ten the sustainability performance, objectives and actions of the partnership is provided of moment understandable, accurate and adequate manner.			Х		Sustainability performance indicators are measured and reported annually.	https://anelgroup.com/tr/surdur ulebilirlik/dunyamiz-icin/	
A3.2	The Incorporation has publicly disclosed information on which of the United Nations (UN) 2030 Sustainable Development Goals its activities are related to.			Х		The necessary explanations have been made in the field of "Sustainability" of the website and studies are continuing.	https://anelgroup.com/tr/surdur ulebilirlik/	
A3.3	Lawsuits filed against and/or finalized on ESG issues, which are important in terms of ESG policies and/or which may significantly affect operations, are disclosed to the public.				Х	Our company has not been a party to any lawsuit in this direction.		
				A 4	. Verif	ication		
A4.1	The Facility Partnership's ESG Le Meridien Performance metrics have been verified by an independent third party and made public.		Х					
			B. EN	VIRON	NMEN ⁻	TAL PRINCIPLES		
B1	The partnership has publicly disclosed its policies and practices, action plans, environmental management systems (known as the .ISO 14001 standard) and programs of the Field of environmental management.			Х		We have ISO 14001 certification. All policies, procedures and instructions have been prepared within the scope of the environmental management system. Our environmental scope is shared on our website.	https://anelgroup.com/tr/surdur ulebilirlik/	
B2	Regarding the environmental reports prepared in the provision of information ten environmental management, the scope of the report, the reporting period, the date of reporting, the restrictions related to the reporting conditions have been disclosed to the public.		Х					
B3	Given in A 2.1.							
B4	Environmental targets included in the award criteria within the scope of performance incentive systems on the basis of Stakeholders (such as Board Members, managers and employees) have been disclosed to the public.		Х					
B5	It has been publicly disclosed how the environmental issues identified as priorities are integrated into Business objectives and strategies.		Х					
B6	Given in A 2.4.							

	DOLLOV STATEMENT		PLIA	NCE ST	ATUS	EVELANATION	REPORT INFORMATION/LINK	
	POLICY STATEMENT	Yes	No	Partly	Unre- lated	EXPLANATION	ON PUBLICLY DISCLOSED INFORMATION	
B7	Publicly disclosed how environmental issues are managed and integrated into business goals and strategies, including suppliers and customers along the partnership value chain, including the operational process.			Х		Selections are made according to the Supplier & Subcontractor Selection & Evaluation procedure and compliance is checked through audits. Within the scope of their contracts with our suppliers and sub-contractors, we are obliged to fulfill the "Subcontractor / Supplier Environmental Sustainability Commitment Letter" is signed. Work is ongoing to improve the process.	https://anelgroup.com/tr/surdur ulebilirlik/is-ortaklarimiz-icin/	
B8	It is disclosed to the public whether relevant institutions and non-governmental organizations are involved in policy-making processes on the environment and the cooperation with these institutions and organizations.	Х				Support and memberships are explained in the Sustainability section of our website.	https://anelgroup.com/tr/surdur ulebilirlik/	
B9	Information on environmental impacts in the light of environmental indicators (Greenhouse gas emissions (Scope-1 (Direct), Scope-2 (Energy indirect), Scope-3 (Other indirect), air quality, energy management, water and wastewater management, waste management, biodiversity impacts) is disclosed to the public in a periodically comparable manner.			Х		Data on Carbon Emission and waste management are collected and reported. 2022 data continues to be prepared.	https://anelgroup.com/tr/surdur ulebilirlik/dunyamiz-icin/	
B10	Details of the standard, protocol, methodology and base year used to collect and calculate the data are publicly disclosed		Х					
B11	The increase or decrease of environmental indicators for the reporting year in comparison with previous years is disclosed to the public.			Х		The situation is summarized with graphs. Described in the area of Sustainability of the website.	https://anelgroup.com/tr/surdur ulebilirlik/dunyamiz-icin/	
B12	Short and long term targets have been set to reduce environmental impacts, and progress against these targets and the targets set in previous years has been disclosed to the public			Х		Targets have been set, but the scope is not disclosed. Improvements are ongoing.	https://anelgroup.com/tr/surdur ulebilirlik/dunyamiz-icin/	
B13	A strategy to tackle the climate crisis was established and planned actions were made public.		Х					
	Programs or procedures have been established and disclosed to the public in order to prevent or minimize the potential negative impact of products and/or services on the environment			Х		Our procedures and environmental impact assessment	https://anelgroup.com/tr/surdur ulebilirlik/dunyamiz-icin/	
B14	Actions have been taken to reduce the greenhouse gas emissions of third parties (e.g. suppliers, subcontractors, dealers, etc.) and these actions have been disclosed to the public.			Х		Within the scope of our Environmental Policy, we aim to reduce greenhouse gas emissions in proportion to our activities and maximize energy efficiency. Improvement efforts are ongoing.	https://anelgroup.com/tr/surdur ulebilirlik/is-ortaklarimiz-icin/	
B15	Environmental Effects Reduce For attempt and Projects Provides environmental benefit/gain and cost savings Publicly disclosed.			Х		Environmental investments are monitored and reported in-house. Described in the area of Sustainability of the website.	https://anelgroup.com/tr/surdur ulebilirlik/	

	POLICY STATEMENT	СОМ	PLIAN	NCE ST	ATUS		REPORT INFORMATION/LINI ON PUBLICLY DISCLOSED INFORMATION	
		Yes	No	Partly	Unre- lated	EXPLANATION		
B16	Energy consumption (natural gas, diesel, gasoline, LPG coal, electricity, heating, cooling, etc.) data are disclosed to the public as Scope 1 and Scope 2.		Х					
B17	Public disclosures were made about the electricity, heat, steam and cooling produced in the reporting year.			Х		Electricity, natural gas and water consumption is reported internally on a monthly basis	https://anelgroup.com/tr/surdulebilirlik/	
B18	Studies have been carried out on increasing the use of renewable energy and the transition to zero or low carbon electricity and have been made public	Х				In this context, it is explained that solar energy is being utilized.	https://anelgroup.com/tr/surduulebilirlik/	
B19	Renewable energy production and utilization data are publicly disclosed.	Х				In this context, data regarding energy from solar resorces are explained.	https://anelgroup.com/tr/surdulebilirlik/	
B20	Energy efficiency projects were carried out and the amount of energy consumption and emission reductions achieved through energy efficiency projects were disclosed to the public.			X		Energy efficiency is increased by following and applying new technologies. In addition, data obtained from solar energy are explained.	https://anelgroup.com/tr/surduulebilirlik/	
B21	Water consumption, the amount of water withdrawn from underground or above ground, if any, recycled and discharged, sources and procedures are di sclosed to the public.				Х	There is no underground or overhead water withdrawal.		
B22	It is publicly disclosed whether its operations or activities are included in any carbon pricing system (Emissions Trading System, Cap & Trade or Carbon Tax).				Х	Activit ies are not covered by the relevant legislation.		
B23	Information on carbon credits accumulated or purchased during the reporting period has been disclosed to the public.				Х	Activities are not covered by the relevant legislation.		
B24	If carbon pricing is applied within the partnership, the details are disclosed to the public.				Х	Activities are not covered by the relevant legislation.		
B25	The platforms where the Incorporation discloses its environmental information are publicly disclosed.	Х				The Company is a signatory to the United Nations Global Compact (UNGC) and its reports are av ailable on its website.	https://anelgroup.com/tr/surduulebilirlik/	
				c so	CIAL D	RINCIPLES		
		C1-				d Employee Rights		
C1.1	A Corporate Human Rights and Employee Rights Policy has been established to cover the Universal Declaration of Human Rights, ILO Conventions ratified by Turkey and other relevant legislation, the responsible parties for the implementation of the policy have been identified and the policy and responsible parties have been disclosed to the public.			Х		The relevant documents are disclosed on the Sustainability page of our website.	https://anelgroup.com/tr/surdulebilirlik/calisma-arkadaslarin-icin/	

	POLICY STATEMENT		PLIAN	ICE ST	ATUS	EXPLANATION	REPORT INFORMATION/LINK ON PUBLICLY DISCLOSED	
	POLICI STATEMENT	Yes	No	Partly	Unre- lated	LAI LANATION	INFORMATION	
C1.2	Considering supply and value chain impacts, fair labor, improvement of labor standards, women's employment and inclusion issues (such as non-discrimination based on gender, race, religion, language, marital status, ethnic identity, sexual orientation, gender identity, family responsibilities, union activities, political opinion, disability, social and cultural differences, etc.) are included in the employee rights policy.	Х				The Policy is explained in the relevant documents on the Sustainability page of our website.	https://anelgroup.com/tr/surdur ulebilirlik/calisma-arkadaslarimiz -icin/	
C1.3	Measures taken along the value chain to protect the rights of segments sensitive to certain economic, environmental, social factors (low-income segments, women, etc.) or minority rights/equal opportunities are disclosed to the public.	Х				The policy is described in the Human Rights Policy on the website.	https://anelgroup.com/tr/surdur ulebilirlik/calisma-arkadaslarimiz -icin/	
C1.4	Progress in preventing and correcting discrimination, inequality, human rights violations, forced labor and child labor was made public.				Х	To date, there has been no application to the Ethics Committee regarding these issues. If there is, it will be reported and disclosed on the website. No child labor is employed.		
	Investments in employees (training, development policies), compensation, fringe benefits, right to unionize, work/life balance solutions and talent management are included in the employee rights policy.	Х				The Policy is explained in the relevant documents on the Sustainability page of our website.	https://anelgroup.com/tr/surdur ulebilirlik/	
C1.5	Mechanisms for resolving employee complaints and disputes have been established and dispute resolution processes have been determined.	Х				The Policy is explained in the relevant documents on the Sustainability page of our website.	https://anelgroup.com/tr/surdur ulebilirlik/	
	Activities carried out during the reporting period to ensure employee satisfaction were disclosed to the public.	Х				İlgili dokümanlarda internet sitesimizin Sürdürülebilirlik sayfasında açıklamıştır.	https://anelgroup.com/tr/surdur ulebilirlik/	
	Work Health and Security Policies are created and publicly explained.			Х		İlgili dokümanlarda internet sitesimizin Sürdürülebilirlik sayfasında açıklamıştır.	https://anelgroup.com/tr/surdur ulebilirlik/calisma-arkadaslarimiz -icin/	
C1.6	Measures taken to prevent occupational accidents and protect health and accident statistics are disclosed to the public.	Х				İlgili dokümanlarda internet sitesimizin Sürdürülebilirlik sayfasında açıklamıştır.	https://anelgroup.com/tr/surdur ulebilirlik/calisma-arkadaslarimiz -icin/	
C1.7	Personal data protection and data security policies have been established and disclosed to the public.			Х		The Policy is explained in the relevant documents on the Sustainability page of our website within the scope of GDPR.	https://anelgroup.com/tr/aydinla tma-metni/	
C1.8	Ethics policy has been established and disclosed to the public.			Х		The Policy is explained in the relevant documents on the Sustainability page of our website.	https://anelgroup.com/tr/surdur ulebilirlik/calisma-arkadaslarimiz -icin/	
6.1.9								

	POLICY STATEMENT	СОМ	PLIAN	ICE ST	ATUS	EXPLANATION	REPORT INFORMATION/LINK ON PUBLICLY DISCLOSED		
	POLICY STATEMENT	Yes	No	Partly	Unre- lated	EXPLANATION	INFORMATION		
C1.10	Informative meetings and training programs were organized for employees on ESG policies and practices.		Х			Trainings are organized for employees.	https://anelgroup.com/tr/surdur ulebilirlik/		
	C2. Stakeholders, International Standards and Initiatives								
C2.1	A customer satisfaction policy regarding the management and resolution of customer complaints has been prepared and disclosed to the public.			Х		Customer satisfaction process is defined. The Quality Politics is available on the website.	https://anelgroup.com/tr/muster i-geri-bildirim-formu/ https://anelgroup.com/tr/surdur ulebilirlik/is-ortaklarimiz-icin/		
C2.2	Information on communication with stakeholders (which stakeholder, topic and frequency) is disclosed to the public.			Х		It conducts communication with stakeholders in a transparent manner. Our stakeholders can easily contact us through communication channels and share their questions, opinions and suggestions	https://anelgroup.com/tr/muster i-geri-bildirim-formu/		
C2.3	International reporting standards adopted in reporting are disclosed.		Х						
C2.4	Principles adopted in relation to sustainability, international organizations, committees and principles of which the Company is a signatory or member were disclosed to the public.			Х		The company is a United Nations Global Compact (UNGC) signatory. It is shared on the website.	https://anelgroup.com/tr/surdur ulebilirlik/		
C2.5	Developments were made and studies were carried out to be included in the sustainability indices of Borsa Istanbul and/or international index providers.			Х	The Company continues its efforts to be included again in the Borsa Istanbul Sustainability Index and international sustainability indices.		https://anelgroup.com/tr/surdur ulebilirlik/		
		D CO	ORPO	RATE (OVFI	RNANCE PRINCIPLES			
		D. C		MATE	JOVE	MANCE TRINGIFEES			
D1	Stakeholders' opinions were consulted in determining the measures and strategies in the field of sustainability.	Х				Sustainability issues are discussed at stakeholder meetings	https://anelgroup.com/tr/surdur ulebilirlik/		
D2	Social responsibility projects, awareness-raising events and trainings were carried out to raise awareness on sustainability and its importance.			Х		On the website Social responsibility activities is provided.	https://anelgroup.com/tr/surdur ulebilirlik/toplumumuz-icin/		

ANEL ELEKTRİK ANNUAL REPORT | 2022

SECTION IX: Declaration of Independence of **Independent Board Members**

DECLARATION OF INDEPENDENCE

I hereby state that I am a candidate to serve as an "Independent Member" on the Board of Directors of Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. (the Company) in accordance with the criteria set forth in the Capital Markets Board's Corporate Governance Principles as set forth in the legislation, articles of association and the Capital Markets Board's Corporate Governance Communiqué (II-17.1), which entered into force upon publication in the Official Gazette dated January 3, 2014 and numbered 28871. In this scope;

- a) There is no employment relationship between myself, my spouse and my relatives by blood or marriage up to the second degree and myself, my spouse and my relatives by marriage up to the second degree in the last five years in a managerial position to assume significant duties and responsibilities in the company, partnerships in which the company has management control according to Turkish Financial Reporting Standards 10 or significant influence according to Turkish Accounting Standards 28, shareholders who control the management of the company or have significant influence in the company and legal entities controlled by these shareholders; there is no employment relationship in a managerial position to assume important duties and responsibilities in the last five years, I do not own more than 5% of the capital or voting rights or privileged shares together or alone, or I do not have a significant commercial relationship,
- b) Within the last five years, I have not worked as a partner (5% and above), manager with significant duties and responsibilities and/or Board Member in companies that the company purchases or sells significant services or products from or to within the framework of the agreements made, especially in the audit (including tax audit, legal audit, internal audit), rating and consultancy of the company, during the periods when services or products were purchased or sold,
- c) I have the professional training, knowledge and experience to duly fulfill the duties I will undertake as an Independent Board Member,
- d) I am not currently/will not work full-time in public institutions and organizations after being elected as a member, except for university faculty membership, provided that it complies with the legislation to which they are affiliated,
- e) I am a resident of Turkey according to the Income Tax Law (G.V.K.) dated December 31, 1960 and numbered 193,
- f) I have strong ethical standards, professional reputation and experience to make positive contributions to the Company's activities, to maintain my impartiality in conflicts of interest between the Company and shareholders, and to make decisions freely by taking into account the rights of stakeholders,
- g) I will allocate time for company affairs and representation duties on behalf of the company that I have been assigned by the Board of Directors to the extent that I can follow the functioning of the company activities and fully fulfill the requirements of the duties I have undertaken,
- h) I have not served as a member of the Board of Directors of the Company for more than six years within the last ten years,
- i) I have not served as an independent member of the Board of Directors in more than three of the companies controlled by the Company or the shareholders who control the management of the Company and in more than five of the companies traded on the stock exchange in total. I submit for the information of the Board of Directors, the General Assembly, our shareholders and all stakeholders.

Oğuz Tezel

Emin Ümit Demirhan

LIABILITY STATEMENT

DATE OF THE BOARD OF DIRECTORS' RESOLUTION ON THE ACCEPTANCE OF THE FINANCIAL REPORT AND

ANNUAL REPORT : 13.03.2023

DECISION NO : 04

THIS IS OUR DECLARATION OF RESPONSIBILITY PURSUANT TO ARTICLE 9 OF THE SECOND PART OF THE CAPITAL MARKETS BOARD'S COMMUNIQUÉ II-14.1.

The "Consolidated Financial Statements", "Annual Report", "Corporate Governance Compliance Report", "Corporate Governance Information Form" and "Sustainability Principles Compliance Framework" for the period January 1, 2022 - December 31, 2022 prepared by our Company, together with the footnotes prepared in accordance with the Turkish Accounting Standards / Turkish Financial Reporting Standards and the formats determined by the CMB in accordance with the "Communiqué on Principles Regarding Financial Reporting in Capital Markets" Serial II-14.1 of the Capital Markets Board (CMB);

- a) Are examined by us,
- b) Within the framework of the information it has in its area of duty and responsibility in the entity, the financial statements and annual report do not contain any misrepresentation of the facts on important issues or any omission that may be misleading as of the date of the disclosure,
- c) To the best of its knowledge within the scope of its duties and responsibilities in the entity, the financial statements prepared in accordance with the applicable financial reporting standards give a true and fair view of the assets, liabilities, financial position and profit and loss of the entity, together with those within the scope of consolidation, if any, and the annual report gives a true and fair view of the development and performance of the business and the position of the entity, together with those within the scope of consolidation, if any, together with the significant risks and uncertainties they face,

We submit for your information and declare that we are responsible for the statement made,

Best regards

Rıdvan CELİKEL

Chairman of the Board of Directors

(Authorized by Anel Holding A.Ş.)

Avniye Mukaddes ÇELİKEL

Vice Chairman of the Board of Directors



ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

CONVENIENCE TRANSLATION TO ENGLISH OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2022 TOGETHER WITH THE INDEPENDENT AUDITORS REPORT

(ORIGINALLY ISSUED IN TURKISH)



CONVENIENCE TRANSLATION INTO ENGLISH OF INDEPENDENT AUDITOR'S REPORT ORIGINALLY ISSUED IN TURKISH

INDEPENDENT AUDITOR'S REPORT

To the General Assembly of Anel Elektrik Proje Taahhüt ve Ticaret A.Ş.

Audit of the consolidated financial statements

Our opinion

We have audited the accompanying consolidated financial statements of Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. (the "Company") and its subsidiaries (collectively referred to as the "Group") which comprise the consolidated statement of financial position as at 31 December 2022, the consolidated statement of profit or loss, the consolidated statement of other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended and notes to the consolidated financial statements comprising a summary of significant accounting policies.

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Group as at 31 December 2022, and its financial performance and its cash flows for the year then ended in accordance with Turkish Financial Reporting Standards ("TFRS").

Basis for opinion

Our audit was conducted in accordance with the Standards on Independent Auditing (the "SIA") that are part of Turkish Standards on Auditing issued by the Public Oversight Accounting and Auditing Standards Authority (the "POA"). Our responsibilities under these standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We hereby declare that we are independent of the Group in accordance with the Ethical Rules for Independent Auditors (including Independence Standards) (the "Ethical Rules") and the ethical requirements regarding independent audit in regulations issued by POA that are relevant to our audit of the financial statements. We have also fulfilled our other ethical responsibilities in accordance with the Ethical Rules and regulations. We believe that the audit evidence we have obtained during the independent audit provides a sufficient and appropriate basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. Key audit matters were addressed in the context of our independent audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. BJK Plaza, Süleyman Seba Caddesi No. 48 B Blok Kat. 9 Akaretler Besiktas 34357 İstanbul-Turkey T: +90 212 326 6060, F: +90 212 326 6050, www.pwc.com.tr Mersis Numaramiz: 0-1460-0224-0500015



Key Audit Matters

Valuation work related to determining the fair value of investment properties

As of 31 December 2022, the Group's investment properties, which have a carrying value of TRY1,048,714,936 and represent a significant share properties: of its total assets, consisted of land, office and commercial units.

The accounting policy Group management applies when recognising these investment properties is the "fair value method", as described in detail in Note 2 • and Note 12. The fair value of these assets are determined by an independent valuation institution accredited by the Capital Markets Board and used as the basis for the carrying values in the balance sheet after being assessed by Group management. When determining the fair value of investment properties, methods such as benchmark comparison and reduced cash flow are used, and these methods include inputs based on important assumptions such as real discount and inflation, which may lead to changes when determining fair value. Fair value is directly affected by factors such as market conditions and the detailed features of each property.

The work carried out to determine the fair value of the investment properties was defined as a key audit matter because the book value of investment properties comprises a significant portion of the Group's aggregate assets and the valuations are subjective in nature and include material assumptions and reasoning.

How the key audit matter was addressed in the audit

During our audit, the following audit procedures were used to determine the fair value of investment

- The procedures used by Group management to determine the fair value of investment properties were evaluated.
- As for the expert institution carrying out the valuation work, we performed the following procedures:
- The expert institution's property valuation accreditation and licence were checked.
- The expert institution's competence, ability and neutrality were evaluated.
- We tested the investment properties' title deed records and ownership rates.
- We compared the consistency of the inputs that have significant impact on the property value determined and stated in the valuation reports, such as square meter details of areas that can be rented and unit sales value, against observable market prices, and then tested whether the appraised values fall within an acceptable range.
- We have also tested inputs such as rental income, duration of rental contracts, occupancy rates and expenses used in the valuation reports that have a significant impact on property value.
- We evaluated with our experts whether the assumptions used by the valuation experts in their valuations, the appraised values such as inflation and the real discount fall within an acceptable range.
- We checked whether the fair values in the valuation report complied with the notes and whether the note explanations are sufficient in terms of TFRS.



Key Audit Matters	How the key audit matter was addressed in the audit
Recognising the revenue from construction contracts	
The amount of the consolidated revenue of the Group for the year ending on 31 December 2022 is TRY2,474,793,544 and in most part of the consolidated revenue has been recognised in accordance with percentage of completion method as stated in TFRS 15 Revenue from Customer Contracts. Within the context of this method; amounts, which are recognised as the revenue and cost in relation to the ongoing projects, are based on the estimations and assumptions stated in project budgets. Revenue recognition and the determination of the results of construction projects including specific conditions to relevant projects, estimation of the cost to complete of the projects, the impact of the future incidents on the contract revenue and the recognition of changes in the project, depend on the estimations and judgements of the management. In addition, the regarding estimations and assumptions consist of; the compliance with the requirements set forth in TFRS 15, costs to complete the project, completion of the contracts and estimation on percentage of completion rate.	 Processes for determining the accuracy and timing of the revenue recognition in the consolidated financial statements and controls designed by the Group have been understood and assessed. We focused on the methodologies used by the Group Management while using the estimates and assumptions regarding construction projects and the estimates used for the revenue recognized as a result of the project calculations. Cost budgets have been reviewed for significant construction projects and the historical accuracy and prudence of the budgets and estimations have been evaluated. Percentage of completion worksheets prepared by the Group management have been tested. Accordingly, existence and accuracy of the actual costs, additional cost to complete of the project, accuracy of the percentage of completion method and total calculations have been tested by us using recalculation method. We have questioned the expectations in the project schedule in the meetings with accounting and technical teams, and whether the provisions calculated for the projects falling behind the schedule (if any) are in line with the clauses of the contract. Significant construction contracts have been reviewed. We read the contract clauses and conditions and tested whether the contract conditions have been appropriately reflected on accounting records when recognising relevant contracts as per TFRS 15. Project amount and changes in project amount due

to changes in the scope of the work have been confirmed with the contracts and

appendices.





Responsibilities of management and those charged with governance for the consolidated financial statements

The Group management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with TFRS, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

5. Auditor's responsibilities for the audit of the consolidated financial statements

Responsibilities of independent auditors in an independent audit are as follows:

Our aim is to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an independent auditor's report that includes our opinion. Reasonable assurance expressed as a result of an independent audit conducted in accordance with SIA is a high level of assurance but does not guarantee that a material misstatement will always be detected. Misstatements can arise from fraud or error. Misstatements are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an independent audit conducted in accordance with SIA, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

Identify and assess the risks of material misstatement in the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.





- Assess the internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our independent auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements.
 We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence. We also communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards actions taken to eliminate threats or safeguards applied.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Other responsibilities arising from regulatory requirements

- No matter has come to our attention that is significant according to subparagraph 4 of Article 402 of Turkish Commercial Code ("TCC") No. 6102 and that causes us to believe that the Company's bookkeeping activities concerning the period from 1 January to 31 December 2022 period are not in compliance with the TCC and provisions of the Company's articles of association related to financial reporting.
- In accordance with subparagraph 4 of Article 402 of the TCC, the Board of Directors submitted the necessary explanations to us and provided the documents required within the context of our audit.
- In accordance with subparagraph 4 of Article 398 of the TCC, the auditor's report on the early risk identification system and committee was submitted to the Company's Board of Directors on 13 March 2023.

Additional explanation for convenience translation into English

Turkish Financial Reporting Standards differ from International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board with respect to the application of IAS 29 -Financial Reporting in Hyperinflationary Economies by 31 December 2022. Accordingly, the accompanying consolidated financial statements are not intended to present fairly the consolidated financial position and results of operations of the Group in accordance with IFRS.

PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş.

Burak Özpoyraz, SMMM

Partner

Istanbul, 13 March 2023

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current Period 31.12.2022	Audited Prior Period 31.12.2021
ASSETS			
Current Assets		2,313,166,457	1,820,920,922
Cash and Cash Equivalents	4	125,624,015	105,381,046
Financial Investments	5	30,258	11,864
Trade Receivables		952,692,714	876,132,052
- Trade Receivables from Related Parties	7.27	13,773,317	9,218,818
- Trade Receivables from Third Parties	7	938,919,397	866,913,234
Other Receivables		9,214,115	11,648,245
- Other Receivables from Third Parties	8	9,214,115	11,648,245
Due from Customers Under Construction Contracts	11	446,027,087	409,463,129
Inventories	9	576,454,702	281,910,729
Prepaid Expenses	10	184,742,443	115,367,872
Current Tax Related Assets	25	1,742	346,313
Other Current Assets	17	18,379,381	20,659,672
Non-Current Assets		2,585,607,715	1,434,280,903
Other Receivables		2,694,617	2,007,711
- Other Receivables from Third Parties	8	2,694,617	2,007,711
Due from Customers Under Construction Contracts	11	1,450,317,802	1,031,838,065
Investment Property	12	1,048,714,936	340,168,730
Property, Plant and Equipment	13	30,108,217	22,627,175
Intangible Assets	14	50,295	56,381
Prepaid Expenses	10	92,189	36,135
Deferred Tax Assets Non-Current Assets Related with	25	30,338,958	23,490,609
Current Period Tax	25	23,290,701	14,056,097
TOTAL ASSETS		4,898,774,172	3,255,201,825

AND ITS SUBSIDIARIES

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current Period 31.12.2022	Audited Prior Period 31.12.2021
LIABILITIES			
Short-Term Liabilities		3,070,940,317	2,064,151,191
Short-Term Borrowings	6	804,281,022	490,233,086
Short Term Portion of Long Term Financial Liabilities	6	147,126,200	63,298,852
Trade Payables		1,080,268,705	689,399,613
- Trade Payables to Related Parties	7.27	86,754,439	48,398,205
- Trade Payables to Third Parties	7	993,514,266	641,001,408
Employee Benefits	16	40,854,639	56,655,611
Other Payables		42,431,233	16,018,949
- Other Payables to Related Parties	8.27	14,352,758	1,543,842
- Other Payables to Third Parties	8	28,078,475	14,475,107
Payables from Ongoing Construction, Commitments and Service Agreements	11	693,071,506	360,137,489
Deferred Income	10	238,953,130	357,974,868
Income Tax Payable	25	2,217,333	5,223,111
Short-Term Provisions		21,736,549	25,209,612
- Short-Term Provisions for Employee Benefits	16	12,629,032	12,292,243
- Other Short-Term Provisions	15	9,107,517	12,917,369
Long Term Liabillities		782,390,843	546,084,642
Long-Term Borrowings	6	61,909,480	102,689,356
Other Payables		43,639,153	23,368,465
- Other Payables to Related Parties	8.27	43,201,848	23,161,667
- Other Payables to Third Parties	8	437,305	206,798
Deferred Income	10	497,365,468	354,639,941
Long-Term Provisions		28,924,383	23,932,960
- Long-Term Provisions for Employee Benefits	16	28,924,383	23,932,960
Deferred Tax Liablilities	25	150,552,359	41,453,920
TOTAL LIABILITIES		3,853,331,160	2,610,235,833

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current Period 31.12.2022	Audited Prior Period 31.12.2021
EQUITY		1,045,443,012	644,965,992
Equity Belongs to Parent Company		1,036,226,348	645,136,416
Share Capital	18	265,000,000	265,000,000
Share Premium	18	1,721,045	1,721,045
Effects of Business Combinations Under Common Control	18	(62,334,320)	(62,334,320)
Other Accumulated Comprehensive Income (Loss) that will not be Reclassified in Profit or Loss		(4,672,942)	(2,037,663)
Gains (Losses) on Revaluation and Remeasurement		(4,672,942)	(2,037,663)
- Decreases on Revaluation of Property, Plant and Equipment	18	(101,224)	(101,224)
- Actuarial Gains (Loss) Arising From Defined Benefit Plans	18	(4,571,718)	(1,936,439)
Other Comprehensive Income/(Expense) to be Reclassified to Profit and Loss		823,923,024	539,230,377
- Foreign Currency Conversion Difference	18	823,923,024	539,230,377
Reserves on Retained Earnings		13,950,112	13,950,112
- Legal Reserves	18	13,950,112	13,950,112
Other Equity Shares	18	(13,842,938)	(13,842,938)
Other Reserves	18	5,851,513	5,851,513
Retained Earnings		(102,401,710)	20,624,726
Net (Loss)/Profit for the Period	26	109,032,564	(123,026,436)
Non-controlling Shares	18	9,216,664	(170,424)
TOTAL LIABILITIES AND EQUITY		4,898,774,172	3,255,201,825

The accompanying notes form an integral part of these consolidated financial statements

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current Period 1 January - 31 December 2022	Audited Prior Period 1 January - 31 December 2021
Revenue	3.19	2,474,793,544	981,163,411
Cost of Sales (-)	3.19	(2,684,191,136)	(1,041,440,674)
GROSS LOSS		(209,397,592)	(60,277,263)
General Administrative Expense (-)	20	(67,340,997)	(46,228,698)
Other Operating Income	22	372,512,821	414,968,645
Other Operating Expense (-)	22	(417,990,638)	(333,171,152)
OPERATING LOSS		(322,216,406)	(24,708,468)
Income From Investing Activities	23	717,623,139	60,730,542
Expense From Investing Activities (-)	23	(4,663)	(2,170,160)
OPERATING PROFIT BEFORE FINANCING INCOME AND EXPENSES		395,402,070	33,851,914
Financing Income	3.24	20,434,742	70,149,810
Financing Expenses (-)	3.24	(195,659,440)	(211,386,758)
PROFIT/LOSS BEFORE TAX FROM ONGOING ACTIVITIES		220,177,372	(107,385,034)
Continuing Operations Tax Expenses		(101,757,720)	(15,274,034)
- Tax Expense	25	(2,217,333)	(5,099,763)
- Deferred Tax Expense	25	(99,540,387)	(10,174,271)
PERIOD PROFIT/(LOSS) FROM ONGOING ACTIVITIES		118,419,652	(122,659,068)
PROFIT/ (LOSS) FOR THE PERIOD		118,419,652	(122,659,068)
Distribution of the Profit/(Loss) for the Year			
Non-controlling Shares	18	9,387,088	367,368
Owners of the Parent	26	109,032,564	(123,026,436)
Earnings Per Share			
- Earnings Per Share	26	0.41	(0.59)

NOTES TO CONSOLIDATED STATEMENTS OF OTHER COMPREHENSIVE **INCOME FOR THE YEAR ENDED 31 DECEMBER 2022**

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current Period 1 January - 31 December 2022	Audited Prior Period 1 January - 31 December 2021
PROFIT/(LOSS) FOR THE PERIOD		118,419,652	(122,659,068)
OTHER COMPREHENSIVE INCOME			
Items not to be reclassified to profit or loss:		(2,635,279)	(271,667)
Defined Benefit Plans Remeasurement Losses	16	(3,294,099)	(352,814)
Taxes Related to Other Comprehensive Income (expenses) Items not to be Reclassified to Profit		658,820	81,147
Deferred Tax Income		658,820	81,147
Items to be Reclassified to Profit or Loss:		284,692,647	261,059,901
Foreign Currency Translation Differences		284,692,647	261,059,901
OTHER COMPREHENSIVE INCOME		282,057,368	260,788,234
TOTAL COMPREHENSIVE INCOME		400,477,020	138,129,166
Appropriation of Total Comprehensive Income:			
Non-Controlling Interests		9,387,088	367,368
Owners of the Parent		391,089,932	137,761,798

The accompanying notes form an integral part of these consolidated financial statements

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2022

				Income (expenses) Items not to ve Reclassified to Profit (Loss)		Other Comprehensive Income (Expense) Items to be Reclassified to Profit								
	Share Notes Capital	Premiums /Discounts Related ve with	The Merge Effect of Business Combinations Under Common	Increase/ (Decrease) from Revaluation of Tangible Assets	Defined Benefit Plans Remeasurement Gain/Losses	Foreign Currency Conversion Differences	Restricted Reserves Allocated from Profits	Other Share Capital	Other Reserves	Retained Earnings/	Net Profit (Loss) for the Period	Equity Attributable to Parent Company	Non-controlling Shares	Equity
Balances as of 1 January 2021	200,000,000	0 1,498,280	(62,334,320)	(101,224)	(1,664,772)	278,170,476	13,950,112	(13,842,938)	5,851,513	168,857,068	(142,173,131)	448,211,064	(5,760,052)	442,451,012
Transfers			•		•	,	•	٠	٠	(142,173,131)	142,173,131	•	٠	•
Total Comprehensive Income			•	•	(271,667)	261,059,901	,				(123,026,436)	137,761,798	367,368	138,129,166
Capital Increase	65,000,000	- 0			٠	•	•	•	٠		•	65,000,000	٠	65,000,000
Merger/Spin-off/Liquidation			•			•	•	•	•	(6,059,211)	•	(6,059,211)	5,222,260	(836,951)
Increase Due to Share Based Transactions		- 222,765		,							,	222,765	,	222,765
Balances as of 31 December 2021	18 265,000,000	0 1,721,045	(62,334,320)	(101,224)	(1,936,439)	539,230,377	13,950,112	(13,842,938)	5,851,513	20,624,726	(123,026,436)	645,136,416	(170,424)	644,965,992
Balances as of 1 January 2022	18 265,000,000	0 1,721,045	(62,334,320)	(101,224)	(1,936,439)	539,230,377	13,950,112	(13,842,938)	5,851,513	20,624,726	(123,026,436)	645,136,416	(170,424)	644,965,992
Transfers			•	•	•	•	•	•	•	(123,026,436)	123,026,436	•	•	,
Total Comprehensive Income					(0 635 270)	784 607 647					100 032 564	301 080 032	0 387 088	400 477 000

NOTES TO CONSOLIDATED STATEMENTS OF CASH FLOW AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current Period 1 January - 31 December 2022	Audited Prior Period 1 January - 31 December 2021
A. CASH FLOWS FROM BUSINESS OPERATIONS		(448,336,610)	(378,507,830)
Profit/(Loss) for the period		118,419,652	(122,659,068)
Adjustments to reconcile net profit (loss) to cash provided by operating activities		(416,072,498)	113,349,734
Depreciation and Amortisation Expenses	13.14	9,303,803	7,604,295
Adjustments for Provisions	15.11	13,526,172	11,546,927
Adjustments for Provisions/(Reversals) of Employee Benefits	16	17,336,024	5,813,059
Adjustments for Provisions/(Reversals) of Lawsuits or Fine	15	1,942,318	(18,302)
Reversal of Other Provisions	15	(5,752,170)	5,752,170
Financial income/expense net	13	128,566,870	78,882,098
Interest income adjustments	24	(3,183,698)	(1,986,619)
Interest expense adjustments	24	131,750,568	80,868,717
Adjustments for Fair Value Gains /(Losses)	27	(717,505,000)	(59,895,000)
Adjustments for Fair Value Gains (Losses) of Investment Property			
Tax (Income)/(expenses)	12	(717,505,000)	(59,895,000)
Tax (Income)/(expenses)	25	101,757,720	15,274,034
Adjustments for (Gains)/Losses from Disposal of Fixed Assetts		(87,252)	1,623,435
-Adjustments for (Gains)/Losses from Disposal of Property, Plant and Equipment		(87,252)	1,623,435
Adjustments for Unrealized Foreign Currency Translation Differences		48,365,189	58,313,945
Changes in Net Working Capital		(121,994,803)	(358,140,476)
Increase/(Decreases) in Financial Investments	5	(18,394)	(1,343)
Adjustments (Gains)/Losses from for Trade Receivables		(76,560,662)	(643,756,094)
-Increases/(Decreases) in Trade Receivables from Related Parties	7.27	(4,554,499)	358,727
-Increases/(Decreases) in Trade Receivables from Third Parties	7	(72,006,163)	(644,114,821)
Adjustments for (Gains)/Losses from Other Receivables		1,747,224	(9,162,910)
Increases/(Decreases) in Other Receivables from Related Parties	8.27	-	200,981
-Increases/(Decreases) in Other Receivables from Third Parties	8	1,747,224	(9,363,891)
Increases/(Decreases) in Due from customers under construction contracts	11	(455,043,695)	(618,118,518)
Increases/(Decreases) in Inventories	9	(294,543,973)	(166,127,199)
Increases/(Decreases) in Prepaid Expenses	10	(69,430,625)	(96,067,567)
Adjustments for (Gains)/Losses from Trade Payables		390,869,092	482,778,893
-Increases/(Decreases) in Trade Paybles to Related Parties	7.27	38,356,234	20,237,959
-Increases/(Decreases) in Trade Payables to Third Parties	7	352,512,858	462,540,934
Increases/(Decreases) in Employee Benefits	16	(15,800,972)	40,280,210
Increases/(Decreases) in Due to customers under construction contracts	11	332,934,017	341,575,257
Adjustments for (Gains)/Losses from Other Payables		46,682,972	24,908,680
-Increases/(Decreases) in Other Payables to Related Parties	8.27	32,849,097	23,420,328
-Increases/(Decreases) in Other Payables to Third Parties	8	13,833,875	1,488,352
Increases/(Decreases) in Deferred Income	10	23,703,789	281,790,238
Adjustments for (Gains)/Losses from Changes in Capitals		(6,533,576)	3,759,877
-Increases/(Decreases) in Other Assets		(13,456,349)	8,284,856
-Increases/(Decreases) in Other Liabilities		6,922,773	(4,524,979)
Cash Flows from Operating Activities		(419,647,649)	(367,449,810)
Payments in the coverage of benefits provided to employees	16	(23,464,108)	(8,191,535)
Tax Returns (Payments)	25	(5,224,853)	(2,866,485)

The accompanying notes form an integral part of these consolidated financial statements

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED STATEMENTS OF CASH FLOW AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current Period 1 January - 31 December 2022	Audited Prior Period 1 January - 31 December 2021
B. CASH FLOW FROM INVESTING ACTIVITIES		(1,877,834)	(916,914)
Cash Inflows from Sales of Tangible and Intangible Assets		134,938	2,076,992
- Cash Inflows from Tangible Asset Sales	13	134,938	2,076,992
Cash Outflows from the Purchase of Tangible and Intangible Assets		(2,012,772)	(2,993,906)
- Cash Outflows from Tangible Asset Purchases	13	(2,011,592)	(2,993,040)
- Cash Outflows from Intangible Asset Purchases	14	(1,180)	(866)
C. CASH FLOWS FROM FINANCING ACTIVITIES		112,348,363	142,345,388
Cash Inflows from Issuance of Shares and Other Equity-Based Instruments			65,222,765
Cash Inflows Resulting from the Issuance of Shares		-	65,222,765
Cash Inflows from Borrowing		2,064,817,712	617,267,966
Cash Inflows from Loans	6	2,064,817,712	617,267,966
Cash Outflows Regarding Borrowings	O	(1,823,902,479)	(461,263,245)
		(1,823,902,479)	
Cash Outflows on Credit Repayments Interest Paid	6		(461,263,245)
	24	(131,750,568)	(80,868,717)
Interest Received	24	3,183,698	1,986,619
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS BEFORE			
FOREIGN CURRENCY CONVERSION ADJUSTMENTS (A+B+C)		(337,866,081)	(237,079,356)
D. EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS		358,109,050	288,051,828
NET (DECREASE)/INCREASE IN CASH ANS CASH EQUIVALENTS (A+B+C+D)		20,242,969	50,972,472
E. CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PERIOD	4	105,381,046	54,408,574
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD (A+B+C+D+E)	4	125,624,015	105,381,046

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

1. ORGANIZATION AND ACTIVITIES

The Company was first established in 1986 by the title of "Anel Elektrik Proje Taahhut Ve Ticaret Limited Sirketi". The Company's commercial type has been changed to "Anel Elektrik Proje Taahhut Ve Ticaret Anonim Sirketi" (The 'Company-Anel Elektrik') in 26 December 2006. The company's head Office is located in Saray Mahallesi Site Yolu Caddesi No:5/4 34768 Anel İş Merkezi, Ümraniye/İstanbul.

Branch Adresses:

Doha Branch: P.O. Box: 21346 Doha - Qatar

Azerbaijan Branch: C. Cabbarlı 44, Capsian Plaza Kat: 2 D:4 Bakü – Azerbaijan

Netherlands Branch: Transpolispark, Siriusdreef 17-27, 2132 WT Hoofddorp Amsterdam

The Company and its subsidiaries ("the Group") operates in four divisions just as; project construction, ship electricity and electronics, real estate projects and telecommunications. The following fields of activity at the same time, underlie the reporting according to Group's activities.

Project Construction - providing electricity and mechanic works according to project agreement,

Ship Electricity and Electronics - Ship electrical and electronics systems design,

Land and Buildings - Land and Building buying and selling,

Telecommunications - Telecommunications (There is no actual ongoing project in these areas in the current period).

The Company's shares were offered to public since 2010 and as at 31 December 2021, 36.02% of shares are traded in Borsa İstanbul A.Ş. ("BIST") according to Central Registry Agency ("CRA") records (31 December 2021:35.71%) (Note:18).

As of 31 December 2022, 658 personnel have been employed within the Group (31 December 2021: 2,408 people).

The main shareholder of the company is Çelikel Family. Details regarding the Group's subsidiaries are as follows:

Subsidiaries included to full consolidation are as follows;

		Activity	Foundation	Foundation
Name of company	Field of company	<u>type</u>	of country	<u>of year</u>
Anel Marin Gemi Elektrik Elektronik Sist. Tic. ve San. A.S.	Ship Electricity and			
Allei Marin Genn Elektrik Elektronik Sist. Hc. ve San. A.Ş.	Electronics	Service	Turkey	2005
			United	
Anel Emirates General Contracting LLC	Project Commitment		Arab	
		Service	Emirates	2010
Anelmep Maintenance and Operations LLC	Project Commitment	Service	Qatar	2008
Anel Yapı Gayrimenkul A.Ş.	Land and Buildings	Service	Turkey	2007
Anel Engineering & Contracting Ltd.	Project Commitment	Service	England	2017
Anel Telekomünikasyon Elektronik Sistemleri San. ve Tic. A.Ş.	Telecommunications	Service	Turkey	2003
Anel Dar Libya Constructing & Services LLC	Project Commitment	Service	Libya	2010

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

1. ORGANIZATION AND ACTIVITIES (Continued)

The Company does not have any subsidiaries traded on any stock exchange. Anel Telekomünikasyon Elektronik Sistemleri San. ve Tic. Inc.'s shares are in the status of publicly traded corporations that are not publicly traded.

From now on, Anel Elektrik Proje Taahhüt ve Ticaret A.Ş. and with the subsidiaries mentioned above referred to as the "Group".

2. BASIC OF PRESENTATION FINANCIAL STATEMENTS

2.1 Basic Standards of Presentation

Basic of presentation of the consolidated financial statements

Statement of compliance with Turkish Financial Reporting Statement ("TFRS")

The accompanying financial statements are prepared in accordance with Turkish Financial Reporting Standards Accounting Standards ("TFRS") published by Public Oversight Accounting and Auditing Standards Authority ("POA") together with the provisions of accordance with to Capital Market Board of Turkey ("CMB")'s "Principles of Financial Reporting in Capital Market" dated 13 June 2013 and published in the Official Gazette numbered 28676 Series II. No.14.1. TFRS consist of standards and interpretations which are published as Turkish Accounting Standards ("TAS"), Turkish Financial Reporting Standards, TAS interpretations and TFRS interpretations.

Preparation of financial statements

The consolidated financial statements are presented in accordance with the announcement regarding with TFRS Taxonomy issued on October 15 2022 by POA and announcement regarding with formats of financial statements and notes issued by CMB.

The financial statements were approved by the Board of Directors on 13 March 2023. The General Assembly have the right to amend the financial statements. The relevant regulatory bodies may request changes in the financial statements of the Company.

Basis of measurement

Consolidated financial statements are prepared on the historical cost basis except for the revaluation of financial instruments, investment properties and buildings.

Comparative information, changes in accounting policies and restatement of prior period financial statements

In order to allow the determination of financial position and performance of the Group are prepared in the comparative prior period consolidated financial statements of the current period. In order to comply with the presentation of the consolidated financial statements for the period necessary, comparative figures are reclassified.

As of 31 December 2021, Deferred Income balance amounting to TRY 354,544,762 in short-term liabilities has been reclassified to Deferred Income in long-term liabilities .

Going concern

Consolidated financial statements are prepared according to the continuity of the company under the assumption that the group will benefit from its assets in the next year and its activities in the natural flow and fulfill its obligations.

In the Abu Dhabi International Airport MTB electrical work project worth USD531 million (AED1.9 billion) undertaken by Anel Emirates LLC, a subsidiary, the delay of the settlement of final accounts between our employer TAV-CCC-Arabtec JV (JV) and Abu Dhabi Airport Management (ADAC) caused a delay of the Group's settlement of accounts with JV. As per the agreement, JV applied for arbitration of reconciliation with ADAC.

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

Basic Standards of Presentation (Continued)

There is accrual of income worth USD77.6 million, calculated in line with the completion percentage of the project as per the TFRS 15 "Revenue from Customer Agreements" standard. USD26.6 million of the income accrual provision was collected as advance payment for work carried out, and was reflected in the long term deferred income (advance received) account in the TFRS consolidated financial position statement.

In the financial statements dated 31 December 2022, a net receivable of USD51 million is stated, and the claim amount being arbitrated is above the net receivable number; there is a possibility of collection of receivables above this amount at the end of the process

With the assumption that the income accrual amounting to USD 77.6 million (TL 1,450,317.802 as of the reporting period) calculated according to the completion percentage, the arbitration process may take longer than 1 year, it was deemed appropriate by the management to continue to be accounted for under long-term receivables in accordance with the periodicity principle.

As the leading bank for the restructuring of financial debts to banks within the scope of the Financial Restructuring Framework Agreement on March 25, 2022, Denizbank A.Ş. required application documents have been prepared and the process of maintaining the situation continues as of the approval date of the financial statements.

Although the Group's net working capital is adversely affected due to the fact that the receivable from the Abu Dhabi International Airport project is monitored under fixed assets in accordance with the periodicity principle, it is planned to extend these liabilities to the long term within the scope of the restructuring of its financial debts, thereby ensuring a liquidity balance.

Offsetting

Financial assets and liabilities are offset and the net amount reported in the consolidated balance sheet when there is a legally enforceable right to set off the recognized amounts and there is an intention to settle on a net basis, or realize the asset and settle the liability simultaneously.

Functional and presentation currency

The financial statements of the group's subsidiaries are reported in terms of their local currencies. The consolidated financial statements are presented in Turkish Lira ("TRY").

TAS 21 "Effects of Changes in Foreign Exchange Rates," according to the consolidation of branches and subsidiaries of the Group's assets and liabilities of foreign countries in parity with the balance sheet date are translated into Turkish Lira. The average exchange rate of the period with revenue and expense items are translated into Turkish Lira. Closing and average exchange rate differences resulting from the use of foreign currency translation differences in equity accounts are being followed.

The foreign exchange rates thosewere used in exchangeing consolidating overseas activities are as follows:

		31 Dece	mber 2022	31 Dece	mber 2021
Name of the Company	Currency	End of the Period	Average of the Period	End of the Period	Average of the Period
Katar Branch Azerbaycan Branch	Qatar Riyal (QAR) New Manat	5.1369 10.9990	4.5455 9.7327	3.6618 7.8406	2.4283 5.1994
Anel Emirates	United Arab Emirates Dirham	5.0949	4.5083	3.6319	2.4084
Anel Mep	Qatar Riyal (QAR)	5.1369	4.5455	3.6618	2.4283

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

Basic Standards of Presentation (Continued)

Consolidation Principles

The following methods are used in the presentation of the Company's subsidiaries operating in foreign countries in the financial statements.

Operations of branch-like enterprises are subject to valuation, such as the operations of the parent company. In this context, the Central Bank of the Republic of Turkey, which is valid at the end of the reporting period of the monetary and non-monetary items in the financial statements prepared with their respective currencies and the subsidiaries and joint ventures ("TCMB") is translated into Turkish lira through exchange rates. The income and expense items are distributed regularly over the years, and the average annual rates are translated into Turkish lira. The exchange rate differences arising from the cycle are monitored in the consolidated Balance sheet under the Equity account group in the "foreign currency cycle differences" account. Equity items are also translated into Turkish lira through TCMB exchange rates, which are valid at the end of the reporting period. The currency translation for equity items of branch-like enterprises and independent foreign enterprises in foreign countries that are involved in the consolidation are recognize under the "Foreign Currency Conversion Difference" account under the Equity account group.

The consolidated financial statements include the financial statements of the Company and its subsidiaries until loss of the control. The Group 'controls' an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

Subsidiaries

Consolidated financial statements as of 31 December 2022; icludes the financial statements of the Company's subsidiaries that have control over their financial and activity policies. As of 31 December 2022 direct and indirect participation rate of subsidiaries subject to consolidation are as follows.

Estahblishme				
nt and place				
<u>of</u>	<u>Core</u>			
<u>organization</u>		<u>Currency</u>	<u>31.12.2022</u>	<u>31.12.2021</u>
	,			
Turkey	Electronic	Lira	93.00	93.00
United Arab	Project	USD		
Emirates	Commitment	Dollar	100.00	100.00
	Project	Qatar		
Qatar	Commitment	Riyal	100.00	100.00
	Project	British		
England	Commitment	Pound	100.00	100.00
	Telecommunic	Turkish		
Turkey	ations	Lira	96.61	96.61
	Land and	Turkish		
Turkey	Buildings	Lira	98.39	98.39
	Project	USD		
Libya	Commitment	Dollar	65.00	65.00
	nt and place of organization Turkey United Arab Emirates Qatar England Turkey	nt and place organization Core Business Marine Electrical, Electronic Project Commitment Project Commitment Project England Qatar England Commitment Project Commitment Project Commitment Project All Commitment Project Commitment Project Commitment Project England Duildings All Commitment Project England Duildings Project	nt and place organization Core Business Currency Marine Electrical, Electronic Turkish United Arab Emirates Project Ous Dollar Project USD Qatar Commitment Project England Commitment Project Ous Dollar Project Project Ous Dollar Project Ous Dollar Project England Turkish Ous Dollar Project Ous Dollar	nt and place organization Core Business Currency 31.12.2022 Marine Electrical, Turkish Electronic United Arab Emirates Electronic Lira P3.00 93.00 Emirates Commitment Project Qatar Agatar England Commitment Riyal Project British England 100.00 Turkey Electronic Lira Project Project Project Project Project Division England Turkish Division D

Control is deemed to exist if the parent company has control over more than half of the voting rights, directly or indirectly, in an association and has the authority to manage the entity's financial and operating policies. In the consolidation of financial statements, all profits and losses, including intercompany balances, transactions and unrealized profits and losses, are offset. Consolidated financial statements are prepared by applying consistent accounting policies for similar transactions and accounts. The financial statements of the subsidiaries are prepared for the same accounting period as the parent. Subsidiaries include the controlling party the console will start to be consoled and the console will be terminated when the control is removed from the group. Income and expenses of subsidiaries purchased or disposed of during the year are included in profit or loss in the consonant and other comprehensive income statement until the date of elimination from the date of purchase.

The Group revaluates whether or not the company has control over its investment if there is a situation or event that may cause any changes to at least one of the criteria listed above.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.1 Basic Standards of Presentation (Continued)

Non-controlling shares in the net assets of subsidiaries incorporated into the consolidation It is included as a separate pencil in the equity. The shareholders of consolidated subsidiaries and their main non-affiliate shares within the current term operations have been individually shown as "non-controlling shares" in consolidated financial statements. Non-controlling shares consist of the amount of the main non-affiliate shares in the shareholders 'equity changes from the date of purchase, with the amounts belonging to the shares that are not already in the initial purchase date. Even if non-controlling interests result in a negative balance, total comprehensive income is transferred to the parent shareholders and non-controlling inter.

In the event that the company does not have the majority voting rights on the invested company/entity, the investment company/entity should be eligible for adequate voting to direct/manage the activities of the related investment alone. It has control power on it. The company should evaluate whether the majority of the voting in the respective investment, including the following elements, is sufficient to provide control power. Consider all relevant events and conditions.

- Comparing Company's vote right with other shareholders vote rights,
- Company's and other shareholders potential vote rights,
- Other rights according to agreements and
- Other conditions which shows Company's current power to ability manage related operations (past voting on general assemblies)

In the event that the group is required, the financial statements of the subsidiaries have been made to make adjustments to the accounting policies in order to be the same as the accounting policies.

All intra-group assets and liabilities, equity, revenues and expenses and cash flows for transactions between group companies are eliminated in consolidation.

Elimination Transactions on the Consolidation

Unrealized gains and expenses arising from intra-group transactions, intra-group balances and intra-group transactions are eliminated on a straight-line basis in preparation of the financial statements. Profits and Losses arises from transactions between parent and subsidiaries subject to consolidation offsets as far as parent's share on subsidiary. Unrecognized losses are deleted in the same way as unrealized gains unless there is evidence of impairment.

Regulatory principles of the consolidated balance sheet and consolidated income statement

Full Consolidation Method:

The Company and its subsidiaries paid-in capital and balance sheet items were collected. The collection process, the consolidation of the subsidiaries' receivables and payables decreased from each other.

- The consolidated balance sheet of the Company's paid in capital paid-in capital paid-in capital of subsidiaries are not included in the consolidated balance sheet.
- Consolidated subsidiaries paid / issued capital items included in the set of all equity, the parent company and its subsidiaries and the consolidated balance sheet is reduced to the amounts attributable to non-controlling interests in shareholders' equity account group and the "Minority Interests" group name is shown
- Companies which are subject to consolidation have been bought current and non-current assets from each
 other, in principle, these assets are shown at acquisition cost, which entities subject to consolidation
 adjustments will be made in the accompanying consolidated balance sheet prior to the sale has taken
 place.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.1 Basic Standards of Presentation (Continued)

- The Company's income statement and its subsidiaries are separately collected and consolidation of the process of collecting the goods and services subject to the sales of companies that they have made to each other, the total sales amounts and reduced the cost of goods sold. Consolidation of subsidiaries' stocks, profit from the trading of goods between these partnerships on the consolidated financial statements, inventories added by subtracting the cost of goods sold, cost of goods sold if the damage has been reduced by adding to inventories. Formed due to the consolidation of subsidiaries' income and expenses related to transactions with each other, mutual accounts have been eliminated.
- The net profit or loss of consolidated subsidiaries other than the shares of companies' subject to the portion that corresponds to the consolidation method, the consolidated net profit for the "Minority Interests" group name is shown.
- Adjustment has been made on subsidiary's financial statement to bring in compliance with accounting policies used by intragroup companies under necessity.

2.2 New and Revised Turkey Accounting Standards

- a) Standards, amendments, and interpretations applicable as of 31 December 2022:
- Amendment to IFRS 16, 'Leases' Covid-19 related rent concessions Extension of the practical expedient (effective 1 April 2021); As a result of the coronavirus (COVID-19) pandemic, rent concessions have been granted to lessees. In May 2020, the IASB published an amendment to IFRS 16 that provided an optional practical expedient for lessees from assessing whether a rent concession related to COVID-19 is a lease modification. On 31 March 2021, the IASB published an additional amendment to extend the date of the practical expedient from 30 June 2021 to 30 June 2022. Lessees can elect to account for such rent concessions in the same way as they would if they were not lease modifications. In many cases, this will result in accounting for the concession as variable lease payments in the period(s) in which the event or condition that triggers the reduced payment occurs. The Group is eval-uating the possible effects of the application of TFRS 16 on its consolidated financial statements.
- A number of narrow-scope amendments to IFRS 3, IAS 16, IAS 37 and some annual improvements on IFRS 1, IFRS 9, and IFRS 16; effective from annual periods beginning on or after 1 January 2022.
- Amendments to IFRS 3, 'Business combinations' update a reference in IFRS 3 to the Conceptual Framework for Financial Reporting without changing the accounting requirements for business combinations.
- **Amendments to IAS 16,** 'Property, plant and equipment' prohibit a company from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognise such sales proceeds and related cost in profit or loss.
- **Amendments to IAS 37,** 'Provisions, contingent liabilities and contingent assets' specify which costs a company includes when assessing whether a contract will be loss-making.

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(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.2. New and Revised Turkey Accounting Standards (Continued)

b) Standards, amendments, and interpretations that are issued but not effective as of 31 December 2022:

- Narrow scope amendments to IAS 1, Practice statement 2 and IAS 8; effective from annual periods beginning on or after 1 January 2023. The amendments aim to improve accounting policy disclosures and to help users of the financial statements to distinguish between changes in accounting estimates and changes in accounting policies.
- Amendment to IAS 12 Deferred tax related to assets and liabilities arising from a single transaction; effective from annual periods beginning on or after 1 January 2023. These amendments require companies to recognise deferred tax on transactions that, on initial recognition give rise to equal amounts of taxable and deductible temporary differences.
- Amendment to IFRS 16 Leases on sale and leaseback; effective from annual periods beginning on or after 1 January 2024. These amendments include requirements for sale and leaseback transactions in IFRS 16 to explain how an entity accounts for a sale and leaseback after the date of the transaction. Sale and leaseback transactions where some or all the lease payments are variable lease payments that do not depend on an index or rate are most likely to be impacted.
- Amendment to IAS 1 Non current liabilities with covenants; effective from annual periods beginning on or after 1 January 2024. These amendments clarify how conditions with which an entity must comply within twelve months after the reporting period affect the classification of a liability.

2.3. Summary of Significant Accounting Policies

Financial Instruments

i. Recognition and initial measurement

Trade receivables are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue.

ii. Reclassification and subsequent measurement

On initial recognition, a financial asset is classified as measured at: amortized cost, FVOCI - equity investment, or FVTPL.

Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3. Summary of Significant Accounting Policies (Continued)

All financial assets that are not measured at amortized cost or at fair value through profit or loss are measured at fair value through profit or loss.

The Group makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- The stated policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realizing cash flows through the sale of the assets.
- How the performance of the portfolio is evaluated and reported to the Group's management;
- The risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed and
- How the additional payments to the group managers are determined (whether compensation is based on the fair value of the assets managed or the contractual cash flows collected) and financial assets at fair value through profit or loss are measured at fair value through profit or loss and

Financial assets whose fair value is managed and evaluated accordingly are measured as fair value changes reflecting profit or loss.

Financial assets - Assessment whether contractual cash flows are solely payments of principal and interest

'Principal' is defined as the fair value of the financial asset on initial recognition. Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment.

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract. Additionally, for a financial asset acquired at a significant discount or premium to its contractual per amount, a feature that permits or requires prepayment at an amount that substantially represents the contractual par amount plus accrued (but unpaid) contractual interest (which may also include reasonable additional compensation for early termination) is treated as consistent with this criterion if the fair value of the prepayment feature is insignificant at initial recognition. Trade receivables and other receivables meet solely payments of principal and interest test since principal is the present value of the expected cash flows. Those receivables are managed in line with the held to collect business model.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Financial assets - Subsequent measurement and gains and losses

Financial assets at FVTPL	Financial assets at FVTPL are comprised of derivatives. These assets are subsequently measured at fair value. Net gains and losses, including any interest, are recognized in profit or loss.
Financial assets at amortized cost	Financial assets at amortized cost are comprised of cash and cash equivalents, trade receivables, other receivables and other assets. These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Any gain or loss on de-recognition is recognized in profit or loss.
Equity investments at	Equity investments at FVTPL are subsequently measured at fair value. Net gains and
FVOCI	losses, including any interest or dividend income, are recognized in profit or loss.

Non-derivative financial assets

The Group initially recognized loans and receivables and deposits on the date that they were originated. All other financial assets were recognized initially on the trade date at which the Group became a party to the contractual provisions of the instrument. Non-derivative financial assets were comprised of loans and receivables and cash and cash equivalents and financial investments.

Loans and receivables

Loans and receivables were financial assets with fixed or determinable payments that were not quoted in an active market. Such assets were recognized initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, loans and receivables were measured at amortized cost using the effective interest method, less any impairment losses. Loans and receivables were comprised of cash and cash equivalents, and trade and other receivables, receivables from related parties and financial investments. Receivables from customers in relation to a component of revenue were recognized as trade receivables in financial statements. Receivables that were not classified as trade receivables and were not financial investments were recognized as other receivables.

Cash and cash equivalents

Cash and cash equivalents were comprised of cash balances and call deposits with maturities of three months or less from the acquisition date that are subject to an insignificant risk of changes in their fair value, and were used by the Group in the management of its short-term commitments. Cash and cash equivalents were comprised of cash, cash at banks and other cash and cash equivalents.

Financial liabilities: Classification, subsequent measurement and gains and losses

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Non-derivative financial liabilities

The Group classified non-derivative financial liabilities into the other financial liabilities category except for bills, bonds and notes issued. Such financial liabilities were recognized initially at fair value less any directly attributable transaction costs. Subsequent to initial recognition, these financial liabilities were measured at amortized cost using the effective interest method. Other financial liabilities were comprised of loans, trade and other payables, payables to related parties and other payables. Trade payables were payables to third parties in relation to their capacity as suppliers. Other payables stemming from transactions with parties that were not suppliers or customers which were not classified as trade payables and were not a result of financing operations were recognized as other payables.

The instrument was equity instrument if, the following were met:

- a) The instrument included no contractual obligation to deliver cash or another financial asset to another entity; or to exchange financial assets or financial liabilities with another entity under conditions that were potentially unfavorable to the Group,
- b) If the instrument would or might be settled in the Group's own equity instruments, it was a non-derivative that included no contractual obligation for the Group to deliver a variable number of its own equity instruments; or a derivative that would be settled only by the Group exchanging a fixed amount of cash or another financial asset for a fixed number of its own equity instruments.

iii. Derecognition

Financial assets

The Group derecognized a financial asset when the contractual rights to the cash flows from the asset expired, or it transferred the rights to receive the contractual cash flows in a transaction in which substantially all the risks and rewards of ownership of the financial asset were transferred. Any interest in such transferred financial assets that was created or retained by the Group was recognized as a separate asset or liability.

Financial liabilities

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value. On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in profit or loss.

iv. Offsetting

Financial assets and liabilities are offset and the net amount reported in the consolidated balance sheet when there is a legally enforceable right to set off the recognized amounts and there is an intention to settle on a net basis, or realize the asset and settle the liability simultaneously.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Impairment

Financial instruments and contract assets

AND ITS SUBSIDIARIES

The Group recognizes loss allowances for ECLs on:

- Financial assets measured at amortized cost:
- Contract assets (as defined in TFRS 15).

Under TFRS 9, loss allowances are measured on either of the following bases:

- Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument and
- 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date.

The Group measures loss allowances at an amount equal to lifetime ECL, except for the following, which are measured as 12-month ECL:

- Bank balances for which credit risk has not increased significantly since initial recognition.

Loss allowances for trade receivables, other receivables, other assets and contract assets are always measured at an amount equal to lifetime expected credit losses.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating expected credit losses, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information.

Lifetime expected credit losses are the result of possible default events over the expected life of a financial instrument.

The maximum period considered when estimating expected credit losses is the maximum contractual period over which the Group is exposed to credit risk.

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls. ECLs are discounted at the effective interest rate of the financial asset.

For trade receivables, other receivables, other assets and contract assets the Group applies the simplified approach to providing for expected credit losses prescribed in TFRS 9, which requires the use of the lifetime expected loss provision for all trade receivables. The Group performed the calculation of ECL rates separately for individual, corporate, public and wholesale customers. The ECLs were calculated based on actual credit loss experience over the past years.

Exposures within each group were segmented based on common credit risk characteristics such as delinquency status.

Actual credit loss experience was adjusted to reflect differences between economic conditions during the period over which the historical data was collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables. Future collection performance of receivables are estimated by considering general economic conditions to incorporate forward looking information to the expected credit loss calculations.

Credit-impaired financial assets

At each reporting date, the Group assesses whether financial assets carried at amortized cost are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Presentation of impairment in the statement of financial position

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

The amendment does not have any significant effect on the financial assets and financial liabilities of the Group and is not listed in the consolidated financial statements.

Write-off

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due. Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group. Where trade receivables, other receivables, other assets and contract assets have been written off, the Group continues to engage in enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognized in profit or loss.

Finacial asset

The fair value difference will be recognized by the total of fair market value and expenses that are directly related to purchasing transactions except the financial assests recognized by fair value and financial assests that are reflected to profit/loss. The purchasing or selling of a financial assest with respect to a contract that has a delivery condition will be recorded at the date of the transaction or derecognised from the accounting records.

The Group classifies its financial assets as "financial assets at fair value through profit or loss", "investments held to maturity", "available-for-sale financial assets" and "loans and receivables". The classification is determined at the time of initial filing, depending on the purpose and nature of the asset obtained. The Group does not have investments held to maturity.

The effective interest method

The effective interest method of calculating the amortized cost of a financial asset and of allocating the interest income related to the Respective period. The effective interest rate for the expected life of the financial instrument or, where Appropriate, a shorter period of time, the sum of the estimated cash flow, net present value of the related financial assets.

Financial assets at fair value through profit or loss on financial assets, except calculated by using the effective interest method.

Financial assets at fair value through profit or loss

At fair value through profit or loss are financial assets are financial assets held for trading purposes. A financial asset is classified in this category if acquired principally for the purpose of disposal. Against financial risk, derivative instruments are designated as effective hedging instruments which embody the fair value of financial assets classified as financial assets at fair value through profit.

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BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

Summary of Significant Accounting Policies (Continued) 2.3

Available-for-sale financial assets

Held by the Group that are traded in an active market with quoted equity instruments and certain debt securities are classified as available-for-sale financial assets are stated at fair value. Are not quoted in an active market and the Group's unlisted equity instruments classified as available for sale financial assets, but the fair values can be reliably measured are measured at cost. Impairment losses recognized in income statement, interest calculated using the effective interest method and foreign exchange losses on monetary assets, profit / loss amount, except for gains and losses arising from changes in fair value are recognized in other comprehensive income and accumulated financial assets revaluation reserve. If the investment is sold or impaired, the accumulated financial assets revaluation reserve total profit/loss is reclassified.

Dividends on available-for-sale equity instruments are recognized in profit or loss when the Group has the right to receive dividends.

Loans and receivables

Commercial and other receivables and loans that are not traded on the market, with fixed and identifiable payments, are classified into this category. Credits and receivables are shown by decreasing the low value over the discounted cost using the effective interest method.

Impairment of financial assets

Financial assets or groups of financial assets other than financial assets at fair value through profit or loss are assessed for indicators of impairment at each balance sheet date. . One or more events occur after the initial recognition of the financial asset and the related event is related to the impairment of the related financial asset or the future cash flow of the asset group that can be reliably estimated. If there is a neutral indicator, the impairment of value occurs.

For financial assets carried at amortized cost, the amount of the impairment is the difference between the present value of the estimated future cash flows, discounted at the financial asset's effective interest rate, and the carrying amount..

For all financial assets, except for trade receivables where the carrying amount is reduced through the use of a provision, the impairment is directly deducted from the carrying amount of the related financial asset. If the commercial receivable can not be collected, it is deducted from the corresponding amount provision account and deleted. Changes in the allowance account are recognized in the income statement.

Except for available for sale equity instruments, if the impairment loss decreases in the following period and the impairment loss can be attributed to an event occurring after the recognition of the impairment loss, the impairment loss previously recognized will not exceed the amortized cost amount if the impairment of the investment has not been accounted for at the date when the impairment is canceled it is canceled in the income

The increase in the fair value of available-for-sale equity securities after impairment is accounted directly in equity.

Cash and cash equivalents

Cash and cash equivalents were comprised of cash balances and call deposits with maturities of three months or less from the acquisition date that are subject to an insignificant risk of changes in their fair value, and were used by the Group in the management of its short-term commitments.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

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BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

Summary of Significant Accounting Policies (Continued)

Financial liabilities

The Group's financial liabilities and equity instruments, the contractual arrangements, the definitions of a financial liability and an equity instrument classified on the basis of. Assets of the Group after deducting all of its liabilities equity instrument is any contract that right. For specific financial liabilities and equity instruments accounting policies set out below.

Financial liabilities at fair value through profit or loss or other financial liabilities are classified as financial liabilities.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss, are recognized at fair value at each reporting period and at the balance sheet date the fair value is revalued. Changes in fair value, are recognized in the income statement. Net gains or losses are recognized in the income statement, include the amount of interest paid on the financial liability.

Other financial liabilities

Other financial liabilities, including borrowings, are initially measured at fair value net of transaction costs.

Other financial liabilities are subsequently at amortized cost using the effective interest rate and are accounted for at amortized cost using the effective interest method.

The effective interest method, calculating the amortized cost of a financial liability and of allocating interest expense associated period. The effective interest rate for the expected life of the financial instrument or a shorter period of time, if appropriate, the estimated future cash payments net present value of the financial liability.

Trade Payables

Trade payables in the ordinary activities of the suppliers of goods and services provided refers to payments to be made on.

Trade payables are initially and subsequently at fair value calculated at the effective interest method are measured at amortized cost (Note 7).

Inventories

Inventories are the items as held for sale in the ordinary course of business, which is produced to be sold or used in the production process or the provision of services in the form of raw materials assets shown. Advances given are classified in the prepaid expenses until the related stock is recognized.

Inventories are valued at the lower of cost and net realizable value. The cost of inventories of all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition involves. The costs of conversion of inventories, such as direct labor costs related to production costs. These costs are also incurred in converting raw materials and finished goods material in a systematic allocation of fixed and variable production overheads that include the amounts.

Net realizable value is the estimated selling price in the ordinary course of business, the estimated costs of completion and the estimated costs necessary to make the sale shall be obtained by deducting total. Stocks in the financial statements, use or sales can not be tracked at a price higher than the amount expected to be achieved as a result. The net realizable value of inventories is less than cost, inventories are reduced to net realizable value and are recognized as an expense in the income statement in the year when the impairment. That caused inventories to be written down to net realizable value before conditions or evidence of an increase in net realizable value because of changed economic circumstances cases, impairment loss is canceled. The previously recognized impairment loss is limited to the amount of the canceled amount (Note 9).

Company, uses 'moving average method' method to able to calculate cost of inventories.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Property, Plant and Equipment

Group for use in the production or supply of goods and services, for rental to others (except for property, plant and equipment) or to be used for administrative purposes intended to be used over a period of physical items held within the framework of the cost model, the cost values are expressed.

The initial cost of property, plant and purchase price, including import duties and non-refundable purchase taxes, plant and equipment are comprised of expenses incurred to make the asset ready for use. After the start of use of tangible property, such as repair and maintenance expenditures are reported in the income statement as an expense as incurred. Expenditure on the future use of the property and equipment expenditures that have resulted in an increased economic value added to the cost of the asset.

Leasehold improvements include the expenses for leased properties and useful life of the lease agreement for the duration of the rental period is longer in cases, where the short is depreciated over their useful lives.

Depreciation of tangible fixed assets are separated from the date that is ready for use. Depreciation in the period in which the related assets will continue to idle.

The useful life and depreciation method are reviewed on a regular basis, depending on the method and period of depreciation on that asset's economic benefits are sought and the necessary corrective action in line with the provision (Note 13).

Cost Method

Tangible fixed assets are reported at cost less accumulated depreciation and accumulated impairment losses on the same basis.

Rental or administrative purposes, or for purposes not yet determined the course of construction assets are carried at cost less any recognized impairment loss. The cost of legal fees are also included. Such assets, the depreciation method used for other fixed assets, as well as when they are ready for use are depreciated.

Land and construction in progress, except for the cost of tangible fixed assets to their estimated useful lives are amortized using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at each year for the possible effects of changes in estimates if a change in estimate being accounted for on a prospective basis.

Disposal of tangible fixed assets of the asset, or a gain or loss arising on the difference between the sales proceeds and the carrying amount of the asset is included in the income statement is determined.

The useful lives of tangible fixed assets are as follows:

	Econo	mic Life
Land Improvements	3-14	Year
Buildings	50	Year
Plant, Machinery and Equipment	3-14	Year
Vehicles	5	Year
Fixtures	3-14	Year
Other Tangible Fixed Assets	5	Year
Special Costs	5	Year

Intangible Assets

Purchase of intangible assets

Purchased intangible assets are carried at cost less accumulated amortization and accumulated impairment losses. These assets are amortized over their estimated useful lives using the straight-line method. The estimated useful life and the depreciation method, in order to determine the possible effects of changes in estimates are reviewed each year and changes in estimates are accounted for prospectively.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Computer Software

Acquired computer software, buying during the acquisition and capitalized on the costs incurred until ready for use.

Non-financial statements of intangible assets

An intangible asset through use or sale of disposed of or when no future economic benefits are expected from the case of statement of financial position (balance sheet) is disabled. An intangible asset statement of financial position (balance sheet) disconnection of the profit or loss, if any, to the disposal of assets is calculated as the difference between the net book value of collections. This difference is related assets statement of financial position (balance sheet) is recognized in profit or loss when taken out.

The useful lives of intangible fixed assets are as follows:

Useful Life 3-14 Year

Rights

Impairment of Assets

Assets that have an indefinite useful life are not subject to amortization of goodwill. These assets are tested for impairment annually. The carrying value of assets subject to amortization may not be recoverable in the event of a situation or events are reviewed for impairment. If the carrying amount exceeds the recoverable amount of the asset is recognized for the impairment. The recoverable amount is fair value less costs to sell or value in use is the one obtained. For purposes of assessing impairment, assets are grouped at the lowest level of identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at each reporting.

At the inception or reassessment of the arrangement, the Group allocates the payments and other items required for such an arrangement for lease transactions and other items based on relevant fair values. If the Group decides that it can not reliably receive payments for a finance lease transaction, an asset and a liability are recorded that are equal to the fair value of the contractual asset.

Later, the liability decreases as the payments are made and the financing expense related to the liability is recognized using the alternative borrowing rate of the Group.

If the sales and leaseback transaction result in a financial lease, the portion above the carrying amount of the sales revenue is not immediately recognized as income by the seller-leaseholder.

Instead, the income is postponed and amortized over the lease period and recorded in profit or loss.

Borrowing Costs

Require significant time to get ready for use or sale assets (qualifying assets) when it comes to the acquisition, construction or production of directly attributable costs of the asset until the asset is ready for use or sale, areadded to the cost. In case of foreign exchange income in the financing activities, the related income is deducted from the total of capitalized financial expenses.

Related Parties

Related parties of the Group's shareholding, contractual rights, the opposite side of the family relationship or otherwise, directly or indirectly, control or significantly influence the team includes a. The accompanying consolidated financial statements of the Group companies are owned by shareholders and the shareholders of which are known to be associated with key management personnel and other companies are defined as related parties.

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Presence of one of the following criteria, are considered related party to the Group:

- i) Use directly, or indirectly through one or more intermediaries:
 - The Group controls, or is controlled by the Group
 - Is under common control with the Group (parent, subsidiaries and fellow subsidiaries, including the same):
 - Has an interest in the Group that gives it significant influence over, or has joint control over the Group;
- i) The party is an associate of the Group;
- iii) The party is joint venture of the Group is venturer;
- iv) The party is a member of the key management personnel of the Group or its parent;
- v) The (i) or (iv) above, any individual is a close family member:
- vi) The entity that is controlled, jointly controlled or significantly influenced by, or (iv) or (v) directly or indirectly, any individual referred to in Articles important to have an entity that is entitled to vote or
- vii) The party is an entity that is a related party of the company or for the benefit of employees of the entity must have plans.

Related party transactions between related parties, resources, services or obligations, regardless of whether a price is charged transfer (Note 27).

Investment Property

Investment real estate is the property that is acquired in order to gain a lease and/or increase in value, and are measured primarily by cost values and the transaction costs included in it. Investment properties are valued by the fair value reflecting the market conditions as of the balance sheet date.

Investment properties are excluded from the balance sheet if they are to be sold or unusable and cannot be provided for any future economic benefit from the sale

Foreign Currency Transactions

The individual financial statements of each Group entity are measured using the currency of the primary economic environment (functional currency) are presented. Each entity's financial position and operating results of the Company's functional currency and the presentation currency for the consolidated financial statements are expressed in TRY.

During the preparation of the financial statements of the individual entities, in foreign currencies (currencies other than TRY) the transactions are recorded at the rates prevailing on the date. Balance sheet foreign currency denominated monetary assets and liabilities are translated into New Turkish Lira at the exchange rates prevailing at the dates. Non-monetary items carried at fair value that are denominated in foreign currencies at fair value are retranslated at the rates prevailing on the date specified. Non-monetary items measured in terms of historical cost in a foreign currency are not retranslated. Exchange differences, except to the extent specified below, are recognized in profit or loss in the period in which:

- Which relate to assets under construction for future productive use, and an adjustment to interest costs on foreign currency borrowings are regarded as foreign exchange differences are included in the cost of those assets.
- Foreign currency risks (see accounting policies are described below in order to hedge against) Exchange differences on transactions entered into in order to hedge.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Earnings Per Share

Earnings per share Earnings/loss amount, profit/loss, earnings per share from continuing operations/loss amount, the continuing operations profit/loss for the period of time in the Company's shares is calculated by dividing the weighted average number of common shares.

In Turkey, companies, existing shareholders from retained earnings distributing 'bonus shares' by way of earnings. This type of 'bonus share' distributions, earnings per share, are regarded as issued shares. Accordingly, the weighted average number of shares used in the calculations, giving retroactive effect to the stock in question is taken into consideration. While calculating the earnings/losses per share, the effect of the paid capital increase during the reporting period has been considered.

The calculation of earnings per share, will make the necessary corrections to the dilution effect of potential shares of preferred stock, or None (Note 26).

Events after the Balance Sheet Date

Events after the balance sheet date, the approval date of the publication of the balance sheet date of the consolidated financial statements, the Company refers to events that occur in favor or against. Whether to make a correction, according to the two types of situations can be identified:

- Adjusting events after the balance sheet, showing evidence of conditions that existed at the reporting date on situations in which the conditions,
- About the events that are indicative of conditions that arose after the balance sheet date (non-adjusting events after the balance sheet).

The accompanying consolidated financial statements of the Group, has been recognized adjusting events after balance sheet date and non-adjusting events after the balance sheet notes. (Note 31).

Provisions, Contingent Liabilities and Contingent Assets

Provisions

There is a present legal or constructive obligation as a result of past events, and resources embodying economic benefits to settle the obligation and it is probable that they kept the company is expected to have a safe manner in the event of liability should be recognized in the consolidated financial statements. The provisions of the expenditure required to settle the obligation at the balance sheet date, with the most realistic estimates calculated by the Company's management and are discounted to present value where the effect is material.

Contingent Liabilities

Obligations under this group, within the control of the entity arising from past events, and the presence of one or more uncertain future events on the realization of the non-existence will be confirmed as the assessed liabilities Contingent liabilities are not included in the consolidated financial statements. Because, to settle the obligation, have the possibility of an outflow of resources embodying economic benefits or the amount of obligation can not be measured with sufficient reliability. Too far from the entity of resources embodying economic benefits likely to come out, unless the notes to the consolidated financial statements show that conditional obligations. (Note 15)

Contingent Assets

The Group within the control of the entity arising from past events, and the presence of one or more uncertain events, which will be confirmed by the realization of assets, is considered as a contingent asset. If an inflow of resources embodying economic benefits is not certain contingent assets described in the notes to the consolidated financial statements.

Or all of the economic benefits required to settle a provision are expected to be part of the cases, which shall be collected by third parties, it is virtually certain that reimbursement will be received and the amount of the event can be measured reliably, are recognized and reported as an asset.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Financial Information Segment Reporting

Reportable segment information required to be disclosed is a business segment or geographical segment . Industrial segments of a particular commodity or service or group of related goods or services , or to provide benefits in terms of risk and different from other parts of the Group are the features section . Geographical segments provide products or services within a particular economic environment of the Group and the risks and benefits in terms of the economic environment to another with different characteristics from those of components operating in other chapters.

The Group mainly abroad and in Turkey, electrical and mechanical project contracting, ship electrical electronics and solar energy in the areas in which it operates financial information for the segmental reporting this that performs the operations of the companies restructured by the electrical and mechanical project contracting, ship electrical electronics and energy are reported under the headings of the ship.

Group management for the purposes geographically Turkey, Qatar, England, Netherlands, Bulgaria, Azerbaijan and the United Arab Emirates is divided into 6 sections including (Note 3).

Revenue

Step 1: Identifying the contract

A contract exists only if it is legally enforceable, the collection of the consideration is probable, the rights to goods and services and payment terms can be identified, the contract has commercial substance; and the contract is approved and the parties are committed to their obligations, this contract is evaluated within the scope of TFRS 15.

If either contracts were negotiated as a single commercial package, or consideration in one contract depends on the other contract or goods or services (or some of the goods or services) are a single performance obligation the Company accounts the contracts as a single contract.

Step 2: Identifying the performance obligations

The Company defines 'performance obligation' as a unit of account for revenue recognition. The Company assesses the goods or services promised in a contract with a customer and identifies as:

- (a) A performance obligation either a good or service that is distinct:
- b) Or a series of distinct goods or services that are substantially the same and have the same pattern of transfer to the customer.

The company can define a good or service included in the contract separately from other commitments in the contract and if it enables the customer to benefit from the said good or service alone or together with other resources available to use, it defines it as a different good or service. A contract may contain promises to deliver a series of distinct goods or services that are substantially the same. At contract inception, an entity determines whether the series of goods or services is a single performance obligation.

Step 3: Determining the transaction price

In order to determine the transaction price, the Company assesses how much consideration it expects to be entitled to by fulfilling the contract. In arriving at the assessment, the Company considers variable elements of consideration, as well as the existence of a significant financing component.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Significant financing component

The Company revises the promised amount of consideration for the effect of a significant financing component to the amount that reflects what the cash selling price of the promised good or service. As a practical expedient, the Company does not adjust the transaction price for the effects of a significant financing component if, at contract inception, the entity expects the period between customer payment and the transfer of goods or services to be one year or less. In cases where advance for the services are received and the payment scheme is broadly aligned with the Company's performance throughout the period, the Company concludes that the period between performance 12 months, therefore the expedient is applied.

Variable consideration

The Company identifies items such as price concessions, incentives, performance bonuses, completion bonuses, price adjustment clauses, penalties, discounts, credits, or similar items may result in variable consideration if there is any in a customer contract.

Step 4: Allocating the transaction price to performance obligations

If distinct goods or services are delivered under a single arrangement, then the consideration is allocated based on relative stand-alone selling prices of the distinct goods or services (performance obligations). If directly observable stand-alone selling prices are not available, the total consideration in the service contracts is allocated based on their expected cost plus a margin.

Step 5: Recognition of revenue

The Company recognizes revenue over-time if any of the following conditions is met:

- Customer simultaneously receives and consumes the benefits as the entity performs or,
- The customer controls the asset as the entity creates or enhances it or
- Company's performance does not create an asset for which the entity has an use; and alternative there is a right to payment for performance to date.

For each performance obligation that is satisfied over time, an entity selects a single measure of progress, which depicts the transfer of control of the goods or services to the customer. The Company uses a method that measures the work performed reliably. The Company uses cost incurred to measure the progress towards to completion of the project where the input method is used and uses units transferred to measure the progress towards to completion of the project where the output method is used.

If a performance obligation is not satisfied over time, then the Company recognize revenue at the point in time at which it transfers control of the good or service to the customer.

The Company recognizes a provision in accordance with TAS 37 "Provisions, Contingent Liabilities and Contingent Assets" when the unavoidable costs of meeting the obligations under a contract exceed the economic benefits.

Contract modifications

If the company makes a commitment to provide additional goods or services, it accepts the contract modification as a separate contract. If the goods or services are distinct, then the entity accounts for the modification as if it were a termination of the existing contract and the creation of a new contract. If the modification to the contract does not add distinct goods or services, then the entity accounts for it on a combined basis with the original contract, as if the additional goods or services were part of the initial contract.

Revenue is measured over the fair value of the amount of receivables collected or to be received. Estimated customer returns, discounts and provisions are deducted from this amount.

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(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Business Operations

The revenue obtained from the sale of commercial activities is accounted for when the following conditions are fulfilled:

- Transferring the significant risks and rewards to the buyer,
- Associated with the ownership of the Group and ongoing managerial involvement nor effective control over the goods sold.
- The amount of revenue can be measured reliably,
- It is probable that the economic benefits associated with the transaction will flow to the entity and

Reliable measurement of the costs arising from or due to the process.

Service Presentation

Income from service delivery agreement books accordingly with degree of completion stated on agreement.

Rent Incomes

Rent income from real estates is recognized on a straight-line basis over the term of the relevant lease.

Dividend and interest income

Dividend income from equity investments are recorded when the Group gain the right to receive dividend (the economic benefits will flow to the Group and the revenue can be measured reliably, as long as)

The interest income from financial assets, economic benefits will flow to the Group and the revenue can be measured reliably are recognized as long. Interest income, with the remaining balance to be achieved through the expected life of the financial asset to that asset's net carrying amount that discounts estimated future cash receipts and at the effective interest rate.

Taxes calculated over corporate earnings

Because of Turkish tax legislation does not allow the parent company and its affiliates to prepare a consolidated tax declaration, the tax equivalents are calculated separately on the basis of each legal entity as reflected in the attached consolidated financial statements.

The current tax charge includes the current year's tax and deferred tax. The tax expense of the period is recorded in profit or loss, except for those relating to the business mergers or items taken directly from the records under other comprehensive revenue or equity.

Tax

The current tax liability is calculated through the taxable portion of the term profit. Taxable profits differ from profits in income statement table due to excluding items that are not possible to be taxes or taxes deductible. Current tax liability of group is legalized as of balance sheet date or calculated by using substantially significant tax rates.

Deferred tax

Deferred tax liabilities or assets are determined by calculating the temporary differences between the amounts recognized in the financial statements of assets and liabilities and the amounts considered in the statutory tax base, taking the tax effects into consideration at the statutory tax rates.

Deferred tax liabilities are recognized for all taxable temporary differences, whereas deferred tax assets consisting of unused tax losses and deductible temporary differences are recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary difference can be utilized It is calculated.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Such assets and liabilities are not recognized if the temporary difference arises from the initial recognition of the goodwill or other asset or liability in the financial statements (other than in a business combination) that is not effected by business or financial profit or loss.

Deferred tax liabilities are recognized for all taxable temporary differences associated with investments in subsidiaries and associates and joint ventures, except where the Group is able to control the reversal of temporary differences and the probability of such reversal in the foreseeable future is low. deferred tax assets arising from related taxable temporary differences are calculated on the assumption that it is highly probable that the differences will be utilized in the near future with sufficient profits subject to taxation and it is probable that the related differences will be recovered in the future.

Deferred income tax assets and liabilities are calculated over the tax rates (tax regulations) that are expected to be effective in the period in which the assets are realized or liabilities are realized and legalized or substantively legalized as of the balance sheet date. During the calculation of deferred tax assets and liabilities, the tax consequences of the Group's anticipated recovery of its carrying amount or the fulfillment of its obligations as of the balance sheet date are taken into account.

Deferred income tax assets and liabilities are recognized when the Group has a legally enforceable right to set off current tax assets or liabilities based on current tax assets or when the Group has a willingness to pay taxes by offsetting the Group's current tax assets and liabilities is deducted.

Deferred tax assets and liabilities are offset against each other if the same country is subject to tax legislation and there is a legally enforceable right to offset current tax assets against current tax liabilities

Taxation of foreign branches and projects:

The Company's ongoing construction projects in the United Arab Emirates and Qatar are exempt from corporate tax. The Company's branch in Russia is subject to 20% income tax.

Employee Benefits and Severance Payments

Severance pay according to the current laws and collective bargaining agreements in Turkey, is paid in case of retirement or dismissal. In accordance with the updated TAS 19 Employee Benefits Standard ("TAS 19"), such payments are considered as defined retirement benefit plans. The retirement pay liability recognized in the statement of financial position is calculated according to the net present value of the estimated future salary of all employees due to their retirement and reflected in the financial statements. All actuarial gains and losses are accounted for under other comprehensive income. There are no liabilities related to subsidiaries and joint activities operating in foreign countries. (Note 16).

Cash Flow Statement

The Group prepares cash flow statements to inform the users of the financial statements about the ability to direct the amount and timing of changes in net assets, financial structure and cash flows according to changing conditions. In the cash flow table, the cash flows related to the turnover are reported by being classified as operating, investing and financing activities.

Cash flows from operating activities, cash flows from operating activities of the Company. From investing activities Cash flows from investing activities (fixed asset investments and financial investments) and the cash flows. Cash flows related to Cash flows from operating activities represent cash flows arising from the Group's core operations. Cash flows from investing activities represent the cash flows the Group uses in its investment activities (fixed assets investments and financial investments). Cash flows from financing activities represent the resources the Group uses in its financial activities and the repayments of those resources. Cash and cash equivalents include investments in cash and demand deposits with short-term, high liquidity with a short maturity of 3 months or less.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.3 Summary of Significant Accounting Policies (Continued)

Shares and dividends

Ordinary shares, are classified as equity. Dividends payable are declared as an element of profit in the period are reflected as liabilities in the financial statements.

2.4. Significant Accounting Valuation, Estimates and Assumptions

In the preparation of financial statements in the Consolidated Financial Statements, the Group management is required to make assumptions and estimates that will affect the reported amounts of assets and liabilities, the probable liabilities and commitments that arise as of the reporting date and the amounts of income and expenses in the reporting period. Although these estimates and assumptions are based on the Group management's best knowledge of current events and transactions, they may differ from actual results. Estimates are regularly reviewed, necessary corrections are made and they are reflected in the period income table.

The interpretations that may have significant effect on the amounts reflected in the financial statements and the assumptions made by taking into account the actual sources of the existing or future estimates are as follows:

- a) Where it becomes probable that the contractual amendments will be approved by the employer, the Group will reflect such contractual changes in the financial statements according to the completion rate of the construction projects. Estimates of the collectibility of contractual changes are made by taking into account the past experience of the Group's management, the relevant contractual provisions and the related legal regulations.
- b) The Group calculates the 'project costs remaining in construction contracts' through in-house forecasting mechanisms. Factors such as raw material prices, labor and other costs increases are included in these projections, which are based on best estimate as of the balance sheet date. For unexpected increases that may occur in subsequent periods, the remaining costs of the construction contracts need to be reassessed. Changes in the scope of construction projects and changes in scope project incomes and estimates of the total project costs resulting from the realizations can be significant fluctuations between years.
- c) The Group is subject to different tax legislation and laws as it operates in various countries. There are uncertainties about the final tax implications of some transactions and calculations affecting income tax due to the general system in those countries. In those countries, the tax account is generally 1-5 years. Therefore the group must use significant estimates when calculating tax equivalents. When the final tax results are released, the realized amounts may differ from those predicted, and the income tax for the records as of the balance sheet. Deferred tax asset is recorded in the event of determining that taxable revenue is likely to occur in the coming years. Deferred tax asset is calculated through the downloadable temporary differences in cases where taxable revenue is likely to occur. For the interim period, which ended on 31 December 2022, the group has registered deferred tax assets because it finds adequate indicators that the foreseeable future is a taxable wife.
- d) Severance pay liability for actuarial assumptions (discount rates, future salary increases and employee seperation rates).
- e) The claims receivable reflects the amounts that the administration believes will meet future damages from receivables, which are present as of the balance sheet date but are at risk of not being charged under current economic conditions. The performance of borrowers who remain outside the associated organization while evaluating the receivables 'impairment in the past company based on the credibility of the market and the date of the financial statements from the balance sheet and re-negotiated conditions are also taken into consideration.
- When calculating inventory impairment, data for inventory after discount list prices is used. For non-measurable stocks, the sales price is evaluated by the opinions of the goods in stock and the physical status of the technical staff. In cases where the projected net can be accomplished, the value of the inventory is divided by the low cost.

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2. BASIC OF PRESENTATION FINANCIAL STATEMENTS (Continued)

2.4 Significant Accounting Valuation, Estimates and Assumptions (Continued)

- The possibility of loss of cases and the obligations to be lost in the case of the case in response to litigation, the company's legal advisors and expert opinions are obtained by the company's management evaluated by the Based on the best estimates, company management determines the amount of the litigation response.
- h) The Group management has made significant assumptions in the direction of the technical team's experience in determining the beneficial economic lifetimes of tangible and intangible assets
- An onerous contract is considered to exist where the Group has a contract under which the unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received under it. Provisions for onerous contracts are recognised in cost of sales.

2.5. Changes and Errors in the Accounting Policies and Estimates

Preparation of consolidated financial statements requires the use of estimates and assumptions that may affect the amounts of assets and liabilities reported as of the reporting date, the disclosure of contingent assets and liabilities, and the amounts of income and expenses reported during the accounting period. Although these estimates and assumptions are based on the best available information regarding current events and transactions, actual results may differ from the assumptions.

If the changes in the accounting estimates are for only one period, they are applied both in the current period when the change is made and both in the future when the change is made and in the future. The significant accounting estimates used in the current period are consistent with the accounting estimates used in the preparation of the consolidated financial statements for the period ended 31 December 2021.

2.6. Business Combination

The Group recognises for business combinations using the purchase method when control is transferred to the Group. In a business combination, the amount transferred is measured at its fair value; The transferred price is calculated as the sum of the fair values of the assets transferred by the acquirer, the debts undertaken against the previous owners of the acquired business and the equity shares issued by the acquirer. Purchase-related costs are generally accounted as expense when they occur.

The consolidated financial statements of the Group are prepared comparatively with the previous period in order to allow the determination of financial status and performance trends. Comparative information is reclassified, where necessary, in order to comply with the presentation of the current financial statements, and significant differences are disclosed.

2.7. Inflation Accounting

The Public Oversight Authority ("POA") made a statement on January 20, 2022, in order to eliminate the hesitations about whether the companies applying the Turkish Financial Reporting Standards ("TFRS") will apply TAS 29 Financial Reporting in High Inflation Economies in the 2021 financial reporting period. Accordingly, it has been stated that businesses applying TFRS do not need to make any adjustments within the scope of TAS 29 Financial Reporting in Hyperinflationary Economies ("TAS 29"), after which no new explanation has been made by the POA on the application of TAS 29. Considering that no new disclosure has been made as of the date these consolidated financial statements were prepared, no inflation adjustment was made in accordance with TAS 29 while preparing the consolidated financial statements as of 31 December 2022.

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SEGMENT REPORTING

The Group has determined operating segments based on internal reports regularly audited by the competent authority to take decisions on its activities. The authority of the Group to make decisions is the General Manager and the Board of Directors.

The Group's competent authority to review the results and activities on a product-by-product basis and geographical distribution basis in order to make decisions about the resources allocated to the divisions and to evaluate the performance of the divisions. The distribution on the basis of group product groups is as follows: Electrical and mechanical project commitment, land and buildings, telecommunications, ship electrical electronics. Revenue of the Group's reportable operating segments comes largely from project commitment. Information on business segments based on the internal reporting of the Group is as follows:

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AND AT AS NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

SEGMENT REPORTING (Continued)

31.12.2022	Commitment	Rent Income	Telecommunication	Electronics	Adjustments	Total
Net Revenue Non-Group	2,378,987,071	26,532,576	•	70,603,956	1	2,476,123,603
Intra Group Revenue					(1,330,059)	(1,330,059)
Total Net Revenue	2,378,987,071	26,532,576	•	70,603,956	(1,330,059)	2,474,793,544
Cost of Sales (-)	(2,611,933,195)	(5,065,959)	•	(67,191,982)	•	(2,684,191,136)
Gross Profit / Loss	(232,946,124)	21,466,617	•	3,411,974	(1,330,059)	(209,397,592)
General and Administrative Expenses (-)	(63,257,077)	(4,458,424)	(569,425)	(2,857,741)	3,801,670	(67,340,997)
Other Operating Income	341,251,232	732,233	450,612	32,650,162	(2,571,418)	372,512,821
Other Operating Expenses	(382,002,651)	(1,257,864)	(3,286,146)	(31,443,977)	•	(417,990,638)
Operating Profit	(336,954,620)	16,482,562	(3,404,959)	1,760,418	(99,807)	(322,216,406)
Income from Investment Operations	92,162	717,505,000	18,394	7,583	•	717,623,139
Expense from Investment Operations (-)	(4,663)			1	1	(4,663)
Operating Profit / (Loss) before Finance Income and Expense	(336,867,121)	733,987,562	(3,386,565)	1,768,001	(99,807)	395,402,070
Financing Income	5,421,880	11,153,784	19,326	15,106,037	(11,266,285)	20,434,742
Financing Expenses (-)	(130,400,264)	(73,623,633)	(2,096,396)	(805,432)	11,266,285	(195,659,440)
Operating Profit/(Loss) Before Tax	(461,845,505)	671,517,713	(5,463,635)	16,068,606	(99,807)	220,177,372
Operating Tax Income/(Loss)						
-Period Tax Income/(Loss)	•	•		(2,217,333)		(2,217,333)
-Deferred Tax Income/(Expense)	31,522,451	(129,208,230)		(1,854,608)	1	(99,540,387)
Profit/(Loss)	(430,323,054)	542,309,483	(5,463,635)	11,996,665	(99,807)	118,419,652
Investment Expenses						
Property, Plant and Equipment	1,942,185	69,407	1	1		2,011,592
Intangible Fixed Assets	•	•	1,180	ı	•	1,180
Depreciation Expenses	(9,096,868)	(185,579)	(1,183)	(20,173)	1	(9,303,803)
Other Information						
- Total Assets	5,822,619,969	1,093,154,602	74,021,789	99,319,141	(2,190,341,329)	4,898,774,172
- Total Liabilities	4,851,282,349	439,072,131	14,225,021	60,881,487	(1,512,129,828)	3,853,331,160

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

SEGMENT REPORTING (Continued)

31.12.2021	Project Commitment	Rent Income	Telecommunication	Marine Electrical and Electronics	Consolidation Adjustments	Total
Net Revenue Non-Group	926,602,549	19,556,937	33,898	36,119,645		982,313,029
Intra Group Revenue		•			(1,149,618)	(1,149,618)
Total Net Revenue	926,602,549	19,556,937	33,898	36,119,645	(1,149,618)	981,163,411
Cost of Sales (-)	(1,007,593,427)	(1,979,156)	(14,399)	(31,889,308)	35,616	(1,041,440,674)
Gross Profit / Loss	(80,990,878)	17,577,781	19,499	4,230,337	(1,114,002)	(60,277,263)
General and Administrative Expenses (-)	(69,319,550)	(1,368,460)	(579,175)	(1,604,513)	26,643,000	(46,228,698)
Other Operating Income	391,812,048	850,684	258,227	22,641,130	(593,444)	414,968,645
Other Operating Expenses	(309,520,445)	(4,139,671)	(1,922,331)	(18,145,498)	556,793	(333,171,152)
Operating Profit	(68,018,825)	12,920,334	(2,223,780)	7,121,456	25,492,347	(24,708,468)
Income from Investment Operations	852,199	59,895,000	1,343	•	(18,000)	60,730,542
Expense from Investment Operations (-)	(2,170,160)	1		1		(2,170,160)
Operating Profit / (Loss) before Finance Income and Expense	(69,336,786)	72,815,334	(2,222,437)	7,121,456	25,474,347	33,851,914
Financing Income	32,041,657	39,059,430	900'9	6,075,264	(7,032,547)	70,149,810
Financing Expenses (-)	(99,912,191)	(116,695,914)	(588,882)	(1,222,318)	7,032,547	(211,386,758)
Operating Profit/(Loss) Before Tax	(137,207,320)	(4,821,150)	(2,805,313)	11,974,402	25,474,347	(107,385,034)
Operating Tax Income/(Loss)						
-Period Tax Income/(Loss)	(1,998,138)	1	1	(3,101,625)	ı	(5,099,763)
-Deferred Tax Income/(Expense)	510,984	(12,338,370)		1,653,115	ı	(10,174,271)
Profit(Loss)	(138,694,474)	(17,159,520)	(2,805,313)	10,525,892	25,474,347	(122,659,068)
Investment Expenses						
Property, Plant and Equipment	2,893,373	299,66	•	•	•	2,993,040
Intangible Fixed Assets	1	1	998	•	ı	998
Depreciation Expenses	(7,321,222)	(181,914)	•	(37,828)	ı	(7,540,964)
Amortization Expenses	(39,847)	(1,723)	(1,385)	(20,376)		(63,331)
Other Information						
- Total Assets	4,482,447,370	361,947,512	73,560,716	85,607,692	(1,748,361,465)	3,255,201,825
- Total Liabilities	3,619,560,237	250,174,526	8,300,314	58,752,028	(1,326,551,272)	2,610,235,833
		35				

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

SEGMENT REPORTING (Continued)

Geographical Segments

01.01 31.12.2022		Turkey	Qatar	England	Netherland	Azerbaijan	Emirates	Elimination	Total
Revenue	:	326,417,506	1,934,443,723	531,097	2,059,679	1,992,521	210,679,077	(1,330,059)	2,474,793,544
Due from Customers Under Construction Contracts Assets according to Segment Investment Expenses		36,894,969 2,381,053,973 215,286	399,762,923 2,763,186,232 1,701,582	2,987,713	9,369,195 26,292,278 -	28,691,771	1,450,317,802 1,886,903,534 95,904	(2,190,341,329)	1,896,344,889 4,898,774,172 2,012,772
01.0131.12.2021	Turkey	Qatar	England	Netherland	Russia	Azerbaijan	United Arab Emirates	Elimination	Total
Revenue Due from Customers	203,295,077	656,739,400	21,929,887	20,770,642	•	22,943,349	56,634,674	(1,149,618)	981,163,411
Under Construction Contracts A seats according to	41,340,507	359,225,128	ı	8,897,494	1	ı	1,031,838,065	ı	1,441,301,194
Assets according to Segment Investment Expenses	1,528,090,975 288,465	2,218,168,928 2,705,441	29,475,450	23,402,539	142,173	32,693,461	1,171,589,764	(1,748,361,465)	3,255,201,825 2,993,906

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

SEGMENT REPORTING (Continued)

Information on the revenue shares of the customers according to the operating segments of the Group's revenue

1 January - 31 December 2022 and 1 January - 31 December 2021 are as follows.

Operating Segment Project Commitment Project Commitment Project Commitment Project Commitment	Activity Project Commitment Project Commitment Project Commitment Project Commitment	Amount in Gross Revenue 1,761,544,788 186,006,758 146,292,968 119,971,788	01.01 31.12.2022 Share in Gross Revenue 74% 8% 6% 5%
Operating Segment Marine Electrical and Electronics Marine Electrical and Electronics	Activity Service Sales Service Sales	Amount in Gross Revenue 29,980,040 22,188,046	01.01 31.12.2022 <u>Share in Gross</u> <u>Revenue</u> 42% 31%
Operating Segment Project Commitment Project Commitment Project Commitment Project Commitment	Activity Project Commitment Project Commitment Project Commitment Project Commitment	Amount in Gross Revenue 316,978,324 223,884,264 97,297,481 79,514,389	Share in Gross Revenue 34% 24% 11% 9% 01.01 31.12.2021
Operating Segment Marine Electrical and Electronics	Activity Service Sales	Amount in Gross Revenue 29,160,880	Share in Gross Revenue 79%

CASH AND CASH EQUIVALENTS

	31.12.2022	31.12.2021
Cash	161,312	69,744
Banks	125,195,280	105,311,292
- Demand Deposits	125,195,280	105,284,702
- Time Deposit Maturity less than 3 Months	-	26,590
Other Cash and Cash Equivalents	267,423	10
Total	125,624,015	105,381,046

The Group has no time deposits as of the reporting period.

There is a blockage amounting to TRY4,561,027, USD531,859, EUR563,990, QAR4,458,645, AED1,985,647 on cash and cash equivalents as of the reporting date (31 December 2021: TRY67,723,080).

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

5.	FINANCIAL INVESTMENTS

Short Term Financial Investment	31.12.2022	31.12.2021
Fair value gains of financial assets recognised in income statement	30,258	11,864
Total	30,258	11,864
Financial investments whose fair value differences are reflected to profit / loss	31.12.2022	31.12.2021
Shares traded on the stock exchange (*)	30,258	11,864
Total	30,258	11,864

The shares traded on the stock exchange have fair value gain amounting to TRY18,394 in the current period (31 December 2021: TRY1,343 fair value gain).

FINANCIAL BORROWINGS

4.75

	31.12.2022	31.12.2021
Bank Loans	1,013,316,702	655,851,508
Credit Card Debts	_	369,786
Total	1,013,316,702	656,221,294

Bank Loans

Qar

Total

31.12.2022

Currency	Weighted Average Interest Rate (%)	Short Term	Short-Term Portion of Long Term Loans	Long Term	<u>Total</u>
TL	18.00-40.00	496,610,667	-	_	496,610,667
Avro	4.20	-	147,126,200	61,909,480	209,035,680
Qar	7.75	307,670,355	-	-	307,670,355
Total		804,281,022	147,126,200	61,909,480	1,013,316,702
		31.	.12.2021		
	Weighted				
	Average		Short-Term Portion		
	<u>Interest</u>	<u>Short</u>	of Long Term		
Currency	<u>Rate (%)</u>	<u>Term</u>	Loans	Long Term	<u>Total</u>
TL	9.50-33.00	320,442,780	-	-	320,442,780
Avro	3.50-6.80	16,324,292	63,298,852	102,689,356	182,312,500

63,298,852

153,096,228

655,851,508

102,689,356

153,096,228

489,863,300

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

6. FINANCIAL BORROWINGS (Continued)

	31.12.2022	31.12.2021
Payable within one year	951,407,222	553,162,152
Payable within 2 - 3 years Payable within 3 - 4 years	61,909,480	49,928,720 50,143,256
Payable within 4 - 5 years	- -	2,617,380
Total	1,013,316,702	655,851,508
Movement of the Group regarding loans is as follows:		
	31.12.2022	31.12.2021
1 January Opening Balance	655,851,508	418,997,499
Proceeds from borrowing	1,867,190,631	559,612,707
Repayment of borrowings	(1,823,902,479)	(461,263,245)
Interest accrual	197,627,081	57,655,259
Foreign exchange rate differences	48,365,189	58,313,945
Currency translation adjustment	68,184,772	22,535,343
31 December Closing Balance	1,013,316,702	655,851,508

7. TRADE RECEIVABLES AND PAYABLES

a) Trade Receivables:

The Group's trade receivables as at balance sheet date are as follows:

Short Term Trade Receivables	31.12.2022	31.12.2021
Customers	348,177,914	600,806,710
Notes Receivables and Postdated Checks	2,953,128	12,047,121
Less: Unrealized Finance Income	(1,516,002)	(298,923)
Income Accruals	-	2,047,454
Adjustment on initial application of TFRS 9	(11,785)	(11,919)
Doubtful Trade Receivables	1,573,741	1,338,132
Less: Dobtful Receivables Provisions	(1,573,741)	(1,338,132)
Collaterals held by Employers (*)	589,316,142	252,322,791
Sub Total	938,919,397	866,913,234
Receivables from Related Parties (Note 27)	13,773,317	9,218,818
Total	952,692,714	876,132,052

As of 31 December 2022, the weighted average of interest rate 14.80%, 4.48% and 1.90% used to calculate unearned finance income for short-term trade receivables in terms of TRY, US Dollars and Euro and average maturity of receivables is 2 months (2021: TRY 19.64%, US Dollars 0.08%, Euro 0.61%, 2 months).

(*) Before the completion of the work defined in the construction contracts or until completion, in some cases the commercial debts held by the employer within a longer period of time and not yet outstanding are classified as "subcontractor return share debts".

As of 31 December 2022, trade receivables amounting to TRY1,573,741 (2021: TRY1,338,132) is a provision for doubtful receivables

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Provision for doubtful receivables for trade receivables is determined based on past experience.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

7. TRADE RECEIVABLES AND PAYABLES (Continued)

The movement schedule of the Group for doubtful trade receivables is as follows:

	1 January – 31 December 2022	1 January – 31 December 2021
Beginning of the period	1,338,132	1,202,765
Liquidation of Subsidiary	-	(118,169)
Foreign exchange rate differences	235,609	253,536
End of the period	1,573,741	1,338,132

Explanations on the nature and level of risks in trade receivables are explained in detail in Note 28.

b) Trade Payables:

The Group's trade payables at the balance sheet date are as follows:

Short Term Trade Payables	31.12.2022	31.12.2021
Suppliers	680,969,892	447,999,823
Notes Payable and Postdated Checks	185,472,402	129,430,687
Less: Unrealized Finance Expense	(4,247,182)	(333,031)
Expense Accruals	196,126	2,285,537
Financial Guarantees Given to the Subcontractor (*)	131,123,028	61,618,392
Sub Total	993,514,266	641,001,408
Trade Payables to Related Parties (Note 27)	86,754,439	48,398,205
Total	1,080,268,705	689,399,613

As of 31 December 2022, the weighted average of interest rates are 14.73%, 4.57%, and 1.97% used to calculate unearned finance expense for short-term trade payables in terms of TRY, US Dollars and Euro and weighted average maturity is 3 months (31 December 2021: TRY 20.15%, US Dollars: 0.15%, Euro: 0.59% 3 months).

(*) Before the completion of the work defined in the construction contracts or until completion, in some cases the commercial debts held by the employer within a longer period of time and not yet outstanding are classified as "subcontractor return share debts".

Details of receivables from related parties and due to related parties are disclosed in Note 27.

Explanations on the nature and level of risks in trade payables are explained in detail in Note 28.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

8. OTHER RECEIVABLES AND PAYABLES

Short Term Other Receivables	31.12.2022	31.12.2021
Deposits and Guarantees Given	8,328,690	8,279,677
Due From Personel	56,941	7,115
Doubtful Other Receivables	5,237,497	5,248,443
Less: Provision of Doubtful Other Receivables	(5,237,497)	(5,248,443)
Other Receivables	778,363	890,865
Tax and Social Security Receivables	50,121	2,470,588
Total _	9,214,115	11,648,245
The details of the other doubtful receivables are as follows:		
	31.12.2022	31.12.2021
Beginning of the period	5,248,443	5,248,443
Provisions within the period Less: Collected within the Period	(10,946)	- -
End of the period	5,237,497	5,248,443
Long-Term Other Receivables	31.12.2022	31.12.2021
Deposits and Guarantees Given	2,694,617	2,007,711
Total	2,694,617	2,007,711
Short-Term Other Payables	31.12.2022	31.12.2021
Deposits and Guarantees Received	629,610	125,811
Taxes and Charges	26,175,042	14,235,107
Other Payables	580,114	-
Payables to the Public Authorities	693,709	114,189
Sub-Total	28,078,475	14,475,107
Other Payables to Related Parties (Note 27)	14,352,758	1,543,842
Total =	42,431,233	16,018,949
Other Long-Term Payables	31.12.2022	31.12.2021
Payables to the Public Authorities	437,305	206,798
Other Payables to Related Parties (Note 27)	43,201,848	23,161,667
Total	43,639,153	23,368,465

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

Raw Materials and Equipments 576,40 Other 4	94,890 19,812	281,870,929 39,800
9. INVENTORIES 31.12	2.2022	31.12.2021

The Group has no inventory pledged as collateral for loans used (31 December 2021: None).

10. PREPAID EXPENSES AND DEFERRED REVENUES

Short-Term Prepaid Expenses	31.12.2022	31.12.2021
Advances Given for Inventories	148,200,693	74,743,153
Other Advances Given	31,873,809	37,012,518
Prepaid Expenses for the following months	4,667,941	3,612,201
Total	184,742,443	115,367,872
Long-Term Prepaid Expenses	31.12.2022	31.12.2021
Prepaid expenses for the following years	92,189	36,135
Total	92,189	36,135
Short-Term Deferred Income	31.12.2022	31.12.2021
Advances Received Regarding Construction Contracts	236,304,045	353,337,230
Other Advances Received	369,539	2,214,764
Deferred revenue	2,279,546	2,422,874
Total	238,953,130	357,974,868
Long Term Deferred Incomes	31.12.2022	31.12.2021
Deferred revenue	-	95,179
Advances Received Regarding Construction Contracts	497,365,468	354,544,762
Total	497,365,468	354,639,941

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

11. CONSTRUCTION CONTRACTS

	31.12.2022 (*)	31.12.2021
Assets regarding Construction Contracts in Progress	1,896,344,889	1,441,301,194
Total	1,896,344,889	1,441,301,194
(*) TRY 1,450,317,802 of the amount has been recognised under TRY 1,031,838,065).	Non- Current Assets. (3)	December 2021:
Assets related to construction projects in progress are as follows:		
	31.12.2022	31.12.2021
Assets regarding Domestic Construction Contracts Unearned Assets regarding Domestic Construction Contracts (*) Unearned Assets regarding Overseas Construction Contracts (*)	36,894,969 1,859,449,920	41,340,507 1,399,960,687
Assets regarding Construction Contracts In Progress	1,896,344,889	1,441,301,194
	31.12.2022	31.12.2021
Liabilities Regarding Construction Contracts in Progress	693,071,506	360,137,489
Total	693,071,506	360,137,489

(*) There is reasonable assurance that the entity will fulfill the necessary conditions for the acquisition of assets that have not yet been acquired and the fair value of the consideration received has been reflected in the consolidated financial statements on an accrual basis.

Liabilities related to construction projects in progress are as follows:

	31.12.2022	31.12.2021
Over-invoiced Portion regarding Domestic Construction Contracts Over-invoiced Portion regarding Overseas Construction Contracts	65,634,997 627,436,509	23,281,043 336,856,446
Contractual obligations arising from ongoing construction and contracting works	693,071,506	360,137,489

Guarantees given and received for the projects described in Note 15.

As of 31 December 2022, short-and long-term advances has been received regarding the ongoing construction contracts is amounting to TRY733,669,513 (31 December 2021: TRY707,881,992).

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

12. INVESTMENT PROPERTY

Fair Value	1 January 2022 Opening Balance	Additions	Disposals	Transfers	Appreciation	31 December 2022 Closing Balance
Land and Buildings	340,168,730	-	-	(8,958,794)	717,505,000	1,048,714,936
Investment Properties	340,168,730			(8,958,794)	717,505,000	1,048,714,936
<u>Fair Value</u>	1 January 2021 Opening Balance	Additions	Disposals	Transfers	Value Increase	31 December 2021 Closing Balance
Land and Buildings	281,506,054	-	-	(1,232,324)	59,895,000	340,168,730
Investment Properties	281,506,054	_	_	(1,232,324)	59,895,000	340,168,730

The fair value of investment property amounting at 31 December 2022 and 2021 are as follows:

	31 Decen	nber 2022	31 Decen	nber 2021
	Expertize		Expertize	
Name of real estate	Report Date	The Fair Value	Report Date	The Fair Value
Anel İs Merkezi	10 March 2023	1,055,000,000	28 January 2022	342,720,000
Koşuyolu land	3 February 2023	10,975,000	28 January 2022	5,750,000

There is a mortgage amount of EUR37,200,000, TRY527,000,000, USD136,000,000, and 258,063,599 TL insurance coverage is available. (31 December 2021: EUR 37,200,000, TL 527,000,000, mortgage amounting to USD 136,000,000, debt and precautionary lien (creditor Denizbank A.Ş.) and insurance guarantee of 257,969,666 TL)

The Group has revaluated the Anel Business Center building located in Ümraniye, one of its investment properties, by Eva Gayrimenkul Değerleme Danışmanlık A.Ş., an independent valuation company licensed by CMB.

The Group management believes that the appraiser company has professional knowledge and up-to-date information on the segment and location of investment property.

According to the appraiser report as of 10 March 2023 prepared by the appraiser company, fair value was determined as TRY1,055,000,000. The value of the property was determined by the Market method.

The area used by the Group Companies subject to consolidation within 42 independent area of the property subject to the appraisal, have been recognised in tangible assets amounting to TRY17,260,064 and remaining areas amounting to TRY1,048,714,936 have been recognised in investment properties.

In addition, the building of the Group, which is outside of Anel Business Center and located in Koşuyolu, has been evaluated by TSKB Gayrimenkul Değerleme A.Ş. and its fair value has been determined as TRY10,975,000. The value of the property was determined by the Market Approach method.

The Group has generated TRY25,187,495 rental income from its investment properties (31 December 2021: TRY18.422,725).

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(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

TANGIBLE ASSETS 13.

31.12.2022

		Plant,			Plodosco I		
Cost	Buildings	Machinery and Equipment	Vehicles	Fixtures	Leasenoid Improvements	Other Fixed Assets	Total
Opening Balance	8,301,270	60,226,306	7,307,169	41,527,879	386,884	167,761	117,917,269
Currency Translation Adjustments Purchases Disposal Transfers	- - - - - - - - - - - - - - - - - - -	24,545,107 1,655,713	2,843,200	12,814,928 355,879 (620,642)			40,203,235 2,011,592 (620,642) 8,958,794
Closing Balance	17,260,064	86,427,126	10,150,369	54,078,044	386,884	167,761	168,470,248
Accumulated Depreciation							
Opening Balance	(767,454)	(48,960,378)	(7,301,568)	(37,710,926)	(382,007)	(167,761)	(95,290,094)
Currency Translation Adjustments Charge for the period Disposals	(129,609)	(19,416,980) (7,319,886)	(2,843,200) (2,400)	(12,088,179) (1,839,762) 572,956	(4,877)		(34,348,359) (9,296,534) 572,956
Closing Balance	(897,063)	(75,697,244)	(10,147,168)	(51,065,911)	(386,884)	(167,761)	(138,362,031)
Tangible Assets, net	16,363,001	10,729,882	3,201	3,012,133	1	•	30,108,217

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

TANGIBLE ASSETS (Continued) 13.

31.12.2021

		-	Plant,					
Cost	Buildings	Lands Buildings Improvements	Machinery and Equipment	Vehicles	Fixtures	Leasehold Improvements	Other Fixed Assets	Total
Opening Balance	7,068,946	502,766	45,030,867	4,871,089	42,429,758	412,165	167,761	100,483,352
Currency Translation Adjustments Purchases		412,684	37,345,761 2.105.046	3,530,047	27,124,461 887.994	20,624	1 1	68,433,577 2.993.040
Disposals Transfers	1,232,324	(915,450)	(24,255,368)	(1,093,967)	(28,914,334)	(45,905)	1 1	(55,225,024) 1,232,324
Closing Balance	8,301,270		60,226,306	7,307,169	41,527,879	386,884	167,761	117,917,269
Accumulated Depreciation								
Opening Balance	(633,715)	(330,389)	(36,555,808)	(4,273,696)	(37,878,372)	(401,967)	(129,159)	(80,203,106)
Currency Translation Adjustments	ı	(284,955)	(29,747,291)	(3,443,853)	(25,535,296)	(20,624)	(38,602)	(59,070,621)
Charge for the period Disposals	(133,739)	(30,353) 645,697	(4,895,911) 22,238,632	(569,819) 985,800	(1,905,821) 27,608,563	(5,321) 45,905	1 1	(7,540,964) 51,524,597
Closing Balance	(767,454)	•	(48,960,378)	(7,301,568)	(37,710,926)	(382,007)	(167,761)	(95,290,094)
Tangible Assets, net	7,533,816	,	11,265,928	5,601	3,816,953	4,877	'	22,627,175

Total depreciation expense for the current period is TRY9,296,534 (31 December 2021: TRY7,540,964). This amount is TRY9,069,257 (31 December 2021: TRY7,199,202) included in the cost of goods sold (Note 19) and TRY227,277 (31 December 2021: TRY: 341,762) are included in general administrative expenses (Note 20) and no allocation included in marketing expenses (31 December 2021: None).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

14. INTANGIBLE ASSETS

31.12.2022

Cost	Rights	Total
Opening Balance	9,700,064	9,700,064
Currency Translation Adjustments Additions Disposal	2,420,362 1,180	2,420,362 1,180
Closing Balance	12,121,606	12,121,606
Accumulated Amortization		
Opening Balance	(9,643,683)	(9,643,683)
Currency Translation Adjustments Charge for the period Disposal	(2,420,359) (7,269)	(2,420,359) (7,269)
Closing Balance	(12,071,311)	(12,071,311)
Intangible Assets, net	50,295	50,295
31.12.2021		
Cost	Rights	Total
Opening Balance	7,449,421	7,449,421
Currency Translation Adjustments Additions Disposal	3,066,365 866 (816,588)	3,066,365 866 (816,588)
Closing Balance	9,700,064	9,700,064
Accumulated Amortization		
Opening Balance	(7,331,402)	(7,331,402)
Currency Translation Adjustments Charge for the period Disposal	(3,065,538) (63,331) 816,588	(3,065,538) (63,331) 816,588
Closing Balance	(9,643,683)	(9,643,683)
Intangible Assets, net	56,381	56,381

The sum of the current period amortisation is TRY7,269 (31 December 2021: TRY63,331). Total amount of TRY4,181 is included in the cost of the sold goods (31 December 2021: TRY29,479) (Note 19), part of the TRY3,088 recognised in the general administrative expenses (31 December 2021: TRY33,852) (Note 20).

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(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

15. PROVISIONS AND CONTINGENT ASSETS AND LIABILITIES

Other short-term provisions	31.12.2022	31.12.2021
Litigation provisions Other	9,107,517	7,165,199 5,752,170
Total	9,107,517	12,917,369
The details of litigation provisions are as follows:	24.42.2022	
	31.12.2022	31.12.2021
Beginning of period	7,165,199	7,183,501
Provision in period	2,543,020	1,033,915
Negative: canceled in period	(600,702)	(909,305)
Liquidation of Subsidiary	<u> </u>	(142,912)
End of period	9,107,517	7,165,199

Contingent Liabilities

As of 31 December 2022, there are 72 lawsuits against the Group amounting to TRY7,946,994 and USD155,720 (TRY equivalent 2,911,699) (31 December 2021: 46 lawsuits TRY9,935,651 and USD 54,734 / equivalent TRY484,029). Group has booked provision amounting TRY9,107,517 (31 December 2021: TRY7,165,199) regarding to this lawsuits.

Collaterals-Mortgages

As of 31 December 2022, and 31 December 2021, the Group's collateral-mortgage position statements are as follows:

There are no guarantees obtained for undertaking projects of the Group. Other collaterals received are as follows:

31.12.2022

	USD	EUR	TRY	TRY Equivalent
Letters of Guarantees Received	378,513	713,120	4,845,728	26,139,254
Guaranteed Bill Received	16,008	-	1,681,697	1,981,019
Guaranteed Cheques Received	55,378	-	25,000	1,060,474
Total	449,899	713,120	6,552,425	29,180,747
31.12.2021				
	USD	EUR	TRY	TRY Equivalent
Letters of Guarantees Received	602,848	840,512	3,728,513	24,444,426
Guaranteed Bill Received	10,000	010,312	3,080,527	3,213,817
Guaranteed Cheques Received	,		, ,	, ,
Guaranteed Cheques Received	55,378	-	25,000	763,133
Total	668,226	840,512	6,834,040	28,421,376

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

PROVISIONS AND CONTINGENT ASSETS AND LIABILITIES (Continued)

Collaterals- Mortgages (Continued)

		CM's given by the Group	roup		
31.12.2022	QSO	EUR	TRY	GBP	TRY Equivalent
A) CPMB's given for Company's own legal personality	2,517,548	38,392,165	123,207,457	150,000	940,479,389
B) CPMB's given on behalf of fully consolidated companies	234,929,096	2,151,532	433,114,770	•	4,876,774,412
C) CPMB's given on behalf of third parties for ordinary course of					
D) CPMB's given within the scope of					
Corporate Governance					
Communiqué's	1	1	1	1	1
E) Total amount of other CPMB's			85,680	1	85,680
i) Total amount of CPMB's given on hehalf of maiotary shareholder	1	1		1	
ii) Total amount of CPMB's given on					
behalf of other Group companies which are not in scope of B and					
, O	ı	1	85,680	1	85,680
iii) Total amount of CPMB's given on behalf of third parties which are					
not in					
scope of C	-	_	-	-	-
TOTAL	237,446,644	40,543,697	556,407,907	150,000	5,817,339,480

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

PROVISIONS AND CONTINGENT ASSETS AND LIABILITIES (Continued)

15.

Collaterals- Mortgages (Continued)

	CM's given by the Group	e Group					
31.12.2021	QSO	EUR	TRY	GBP	AED	Qatar Riyal	TRY Equivalent
A) CPMB's given for Company's own legal personality	4,175,568	38,928,736	142,492,070	1,290,000	147,208,505		18,638,074 1,413,886,704
B) CPMB's given on behalf of fully consolidated companies	260,314,598	3,182,579	435,632,430	1	•	1	3,959,714,438
C) CPMB's given on behalf of third parties for ordinary course of business	1	•	1	1	•	ī	•
D) CPMB's given within the scope of Corporate Governance Communique's 12/2							
clause	•	•	•	•	•	•	1
E) Total amount of other CPMB's	-	-	85,680	-	-	-	85,680
i) Total amount of CPMB's given on behalf of majotary shareholder	1	ı	1	1	i	٠	1
ii) Total amount of CPMB's given on behalf of other Group	1	1	089 58	1	1	•	089 \$8
iii) Total amount of CPMB's given on behalf of third parties which are not in scope of C	1	1	1	1	1	1	
TOTAL	264,490,166	264,490,166 42,111,315	578,210,180	1,290,000	147,208,505	18,638,074	18,638,074 5,373,686,822

Other groups of CPM is given by the Group's equity ratio is 0% (31 December 2021:0%).

YEAR ENDED 31 DE ssed in Turkish Lira ("TRY") 1 NOTES TO CC FOR THE YEA

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PROVISIONS AND CONTINGENT ASSETS AND LIABILITIES (Continued)

The distribution of CM's by type as of 31

Collaterals- Mortgages (Continued)

Collaterals, Mortgages	Total TRY Equivalent	alent	USD	EUR		GBP	TRY
Collaterals Mortgages	1,999,873,720 3,817,465,760	3,720 5,760	101,446,644	3,343,697 37,200,000		150,000	29,407,907 527,000,000
Total	5,817,339	9,480	237,446,644	40,543,697		150,000	556,407,907
31.12.2021 Collaterals, Mortgages	Total TRY Equivalent	QSD	EUR	AED	Qatar Riyal	GBP	TRY
Collaterals Mortgages	2,468,441,742 2,905,245,080	128,490,166 136,000,000	4,911,315 37,200,000	147,208,505	18,638,074	1,290,000	51,210,180 527,000,000
Total	5,373,686.822	264.490.166	42.111.315	147.208.505	18.638.074	1,290,000	578.210.180

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

16.	EMPI	OYEE	BENEFITS	

Provisions for Short Term Employee Benefits	31.12.2022	31.12.2021
Unused Vacation Rights	12,629,032	12,292,243

The movements of unused vacation rights during the year are as follows	::	
	1 January - 31 December 2022	1 January - 31 December 2021
Additional provision Using in period	12,292,243 19,317,046 (22,567,992)	8,873,582 10,985,185 (12,629,169)
Foreign currency conversion adjustments	3,587,735	5,062,645
End of the period	12,629,032	12,292,243
Employee Benefits Liabilities	31.12.2022	31.12.2021
Due to Personnel Social Security Withholdings Payable	37,578,087 3,276,552	55,537,159 1,118,452
Total	40,854,639	56,655,611
Provisions for Long Term Employee Benefits	31.12.2022	31.12.2021
Provisions for Employee Termination Benefits	28,924,383	23,932,960

Under Turkish law, and any group that fills a one-year service period is terminated without due cause, is called up for military service, dies, 25-year period of service for men, 20 women have been filled or the retirement age (women 58 and men 60 years), the staff has to make severance payments.

The liability is not subject to any funding. The provision of Group's, arising from the retirement of employees is calculated by estimating the present value of future probable obligation. TAS 19 ("Employee Benefits"), group obligations under defined benefit plans using actuarial valuation methods to be developed. Accordingly, the actuarial assumptions used in calculating the total liabilities are as follows:

The severance provisions for the employees that works Group's Qatar and United Arab Emirates branches are not subject to any discount due to local laws of these countries where the units are.

	31.12.2022	31.12.2021
Annual Discount Rate (%)	0.50	3.91
Probability of Retirement (%)	88.00	90.82

The main assumption, the maximum liability for each year of service will only grow in line with inflation. Therefore, the discount rate applied represents the expected real rate after adjusting for the effects of future inflation. Therefore, as of 31 December 2021 the accompanying financial statements provisions for the future probably obligation arising from the retirement of employees is calculated by estimating the present value.

Severance pay ceiling amounting to TRY19,982.83 (31 December 2021: TRY8,284.51) used on calculation of retirement pay provision with effect from 1 January 2023.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

16. EMPLOYEE BENEFITS (Continued)

Movements in the provision for employee benefits during the year are as follows:

	31 December 2022	31 December 2021
Opening Balance	23,932,960	14,848,250
Service Cost	17,198,513	7,021,165
Interest Cost	94,358	83,064
Employee Termination Paid	(23,464,108)	(8,191,535)
Actuarial Gain/Loss	3,294,099	352,814
Foreign Currency Exchange Differences	7,868,561	9,819,202
Closing Balance	28,924,383	23,932,960
17. OTHER ASSETS AND LIABILITIES		
Other Current Assets	31.12.2022	31.12.2021
Deferred VAT	12,274,108	14,499,682
Other VAT	4,482,958	4,400,203
Work Advance	1,507,234	768,575
Personel Advances	88,144	780,226
Other Current Assets	26,937	210,986
	18,379,381	20,659,672

18. CAPITAL, RESERVES AND OTHER EQUITY COMPONENTS

a) Capital

The Company's issued share capital as at 31 December 2022 and 31 December 2021 dates are as follows:

	:	31.12.2022		31.12.2021
Shareholders (*)	Share Amount (TRY)	Share Percentage (%)	Share Amount (TRY)	Share Percentage (%)
Shareholders ()	Amount (TKT)	Tercentage (70)	Amount (TKT)	Tereentage (70)
Rıdvan Çelikel	117,517,315.59	44.35	117,517,315.59	44.35
Capital Strategy Funds Spc-The				
Opportunistic Series Segregateg Portfolio	51,987,280.10	19.62	47,162,245.10	17.80
Other	95,495,404.31	36.03	100,320,439.31	37.85
Paid in Capital	265,000,000	100.00	265,000,000	100.00

As published on 31 December 2022 at kap.gov.tr.

As at 31 December 2022, 36.02% (31 December 2021: 35.71%) of Company shares are being traded in ISE (Istanbul Stock Exchange) according to Central Registry Agency ("CRA") report.

The Company is subject to authorized capital system and the equity ceiling is TRY400,000,000. The Company's issued share capitals' historical value is TRY265,000,000. (31 December 2021: TRY200,000,000) which is consisted of authorized and fully paid 53,454,935.13 pcs of A-group shares and 211,545,064.87 pcs of B-group shares and each having TRY1 nominal value. A-group shareholders have two voting rights and B-group shareholders have one voting rights for each share owned at the General Assembly meeting. All of the A-group shares are owned by Ridvan Çelikel.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

18. CAPITAL, RESERVES AND OTHER EQUITY COMPONENTS (Continued)

b) Premiums/(Discounts)	Related with Shares
-------------------------	---------------------

	31.12.2022	31.12.2021
Premiums/(Discounts) Related with Shares	1,721,045	1,721,045
Total	1,721,045	1,721,045
c) Effect of Common Controlled Entities or Enterprises Me	rgers	
	31.12.2022	31.12.2021
Businesss combination under common control	(62,334,320)	(62,334,320)
Total	(62,334,320)	(62,334,320)
d) Revaluation and Measurement Gain/(Loss)		
	31.12.2022	31.12.2021
Tangible Assets Revaluation Gain/(Loss)	(101,224)	(101,224)
Total	(101,224)	(101,224)
e) Foreign Currency Translation Differences	21 12 2022	21 12 2021
Facility Common on Translation Differences	31.12.2022	31.12.2021
Foreign Currency Translation Differences Total	823,923,024	539,230,377
	823,923,024	539,230,377
f) Defined Benefit Plans Revaluation and Measurement Ga	in/(Loss)	
	31.12.2022	31.12.2021
Defined Benefit Plans Revaluation and Measurement Loss	(4,571,718)	(1,936,439)
Total	(4,571,718)	(1,936,439)
g) Restricted Reserves		
gy Mestileted Mestilets	31.12.2022	31.12.2021
Restricted Reserves	13,950,112	13,950,112
Total	13,950,112	13,950,112

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

18. CAPITAL, RESERVES AND OTHER EQUITY COMPONENTS (Continued)

h) Non-controlling Shares

AND ITS SUBSIDIARIES

	31.12.2022	31.12.2021
Beginning of Period Subsidiary Liquidation	(170,424)	(5,760,052)
Minority Share Profit/(Loss)	9,387,088	5,222,260 367,368
End of Period	9,216,664	(170,424)
ı) Other Equity Shares		
	31.12.2022	31.12.2021
Other Equity Shares	(13,842,938)	(13,842,938)
Total	(13,842,938)	(13,842,938)
j) Other Reserves		
	31.12.2022	31.12.2021
Other Reserves	5,851,513	5,851,513
Total	5,851,513	5,851,513

Profit Distribution

Publicly held companies, the CMB's profit distribution came into force from the date of February 1, 2014 II-1.19 Dividend accordance with the notification.

The companies distribute their profits within the framework of the profit distribution policies to be determined by the general assemblies and in accordance with the provisions of the related legislation by the decision of the general assembly. A minimum distribution ratio has not been determined within the scope of the said communiqué. Companies pay dividends in the manner specified in their articles of incorporation or profit distribution policies. In addition, dividends may be paid in installments of equal or different consistency, and cash dividend advances may be distributed over the profit in the interim period financial statements.

The Company has decided to allocate other reserves, distribute profits to the next year and distribute profit shares to the members of the board of directors, members of the partnership and persons outside the shareholders unless the profit share determined for the shareholders is reserved in the articles of association or in the profit distribution policy. as well as for the shareholders, the profit share cannot be distributed to these persons unless the profit share is paid in cash.

Equity inflation adjustment differences and carrying values of extraordinary reserves can be used for bonus share capital increase, cash dividend distribution or loss deduction. However, equity inflation adjustment differences will be subject to corporation tax if used for cash profit distribution.

At the 2021 Ordinary General Assembly Meeting held on 20 July 2022; "As a result of the activities carried out between 1 January 2021 / 31 December 2021; According to the independently audited consolidated financial statements prepared in accordance with the Capital Markets Board's Communiqué Serial: II, No:14.1 "Declaration on the Principles of Financial Reporting in the Capital Markets", there is a net loss of TL 123,026,436. According to the financial statements for the same period prepared in accordance with the Tax Procedure Law, it has earned a profit for the period of 29,014,200.62 TL. The resolution of the Board of Directors stating that the remaining balance, after the legal deductions, taxes and funds required to be allocated from the profit for the period in accordance with the law and the articles of association, is not distributed and taken into the Extraordinary Reserves Account" was unanimously accepted by the attendees.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

19. REVENUE/COST OF SALES

Sales Revenues	1 January - 31 December 2022	1 January- 31 December 2021
Domestic Sales	325,142,850	203,448,729
Export Sales	2,147,669,152	776,585,954
Other Revenues	6,021,019	2,444,072
Total Revenues	2,478,833,021	982,478,755
Sales Returns (-)	(4,039,477)	(1,315,344)
Sales Revenues (Net)	2,474,793,544	981,163,411
Cost of Goods Sold	(3,819,923)	(2,695,593)
Cost of Services Sold	(2,671,297,775)	(1,031,516,400)
Depreciation Expenses	(9,073,438)	(7,228,681)
Cost of Sales	(2,684,191,136)	(1,041,440,674)
GROSS LOSS	(209,397,592)	(60,277,263)

20. GENERAL ADMINISTRATIVE EXPENSES

	1 January - 31 December 2022	1 January- 31 December 2021
General Administrative Expenses (-)	67,340,997	46,228,698
Total	67,340,997	46,228,698
General Administrative Expenses (-)	1 January - 31 December 2022	1 January- 31 December 2021
Employee Expenses	25,470,732	18,239,806
Department Share (*)	15,886,122	16,649,640
Litigation and Execution Expenses	8,285,772	486,095
Counselling Expenses	5,059,477	2,138,017
Other Expenses	3,581,003	1,756,919
Information and Processing Expenses	2,544,249	2,100,825
Non-deductible Expenses	2,164,078	1,505,605
Rent Expenses	1,234,465	643,402
Severance Payments	1,178,501	858,580
Travel and Accomadaiton Expenses	871,456	303,937
Insurance Expenses	465,175	740,078
Tax, Duties and Fee Expenses	354,843	314,287
Depreciation Expenses	230,365	375,614
Unused Vacation Provision	14,759	115,893
Total	67,340,997	46,228,698

^(*) Within the scope of Anel Group; management and organization of financial affairs, finance, quality processes, information systems, corporate communication, internal audit, commercial affairs, procurement, planning and legal affairs and management of all these processes. and the expenses incurred are distributed to companies benefiting from the service as a share of contribution with a certain systematic.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

21. EXPENSES BY NATURE

Depreciation Expenses	1 January - 31 December 2022	1 January- 31 December 2021
Cost of Good Sold General Administration Expenses	9,073,438 230,365	7,228,681 375,614
Total	9,303,803	7,604,295
Personnel Expenses	1 January - 31 December 2022	1 January- 31 December 2021
Salary and Wages Severance Pay Expenses Social Security Expenses Vacation Provision Expenses	304,295,983 24,743,547 6,483,504 416,494	195,156,651 3,776,541 8,471,022 733,005
Total	335,939,528	208,137,219

Fees for Services Obtained from Independent Auditor/Independent Audit Firm

The Group's regarding the fees for services rendered by independent audit firms is as follows:

		1 January- 31 December 2021
Independent audit fee for the reporting period Fees for tax advisory services Other assurance services	520,000 187,500 30,000	395,000 147,300 22,000
Total	737,500	564,300

22. INCOME/EXPENSES FROM MAIN OPERATIONS

22. INCOME/EXIENSES FROM MAIN OF EXATIONS		
Other Income from Main Operations	1 January - 31 December 2022	1 January- 31 December 2021
Foreign Exchange Gains from Main Operations (*) Provisions No Longer Required Other Income and Profits	366,470,388 4,719,886 1,322,547	410,955,285 1,098,782 2,914,578
Total	372,512,821	414,968,645
Other Expenses from Main Operations (-)	1 January - 31 December 2022	1 January- 31 December 2021
Foreign Exchange Gains from Main Operations (*) Counselling Expense (-) Provision Expenses (-) Litigation and Execution Expenses (-) Other Expenses (-) Liquidation Expenses (-)	375,764,361 34,871,821 2,652,348 2,315,127 1,972,168 414,813	329,041,275 1,151,028 1,415,273 131,934 1,431,642
Total	417,990,638	333,171,152

^(*) Exchange differences income/expenses compose of the fx rate changes on trade receivables and payables.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

23. INCOME / EXPENSES FROM INVESTMENT ACTIVITIES

Income from Investing Activities	1 January - 31 December 2022	1 January- 31 December 2021
Investment Property Revaluation Gain (Note 12)	717,505,000	59,895,000
Sale of Fixed Assets	91,915	546,725
Gain on Financial Assets	18,394	1,343
Interest Income on Time Deposits	7,830	287,474
Total	717,623,139	60,730,542
Expenses from Investing Activities (-)	1 January - 31 December 2022	1 January- 31 December 2021
Sale of Fixed Assets (-)	4,663	2,170,160
Total	4,663	2,170,160
24. FINANCIAL INCOME / (EXPENSES) <u>Financing Income</u>	1 January - 31 December 2022	1 January- 31 December 2021
Foreign Exchange Gains	17,163,314	68,157,328
Interest Income	3,183,698	1,986,619
Unearned Interest İncome	87,730	5,863
Total	20,434,742	70,149,810
	1 January -	1 January-
Financing Expenses (-)	31 December 2022	31 December 2021
Foreign Exchange Losses (-)	131,750,568	80,868,717
Loan Interest Expenses (-)	63,893,586	130,516,388
Unearned Interest Expense (-)	15,286	1,653
Total	195,659,440	211,386,758
Financial income/expense, net	(175,224,698)	(141,236,948)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

25. INCOME TAXES		
Current Assets Related with Current Tax	31.12.2022	31.12.2021
Prepaid Taxes and Funds	1,742	346,313
Non-Current Assets Related with Current Tax	31.12.2022	31.12.2021
Prepaid Taxes and Funds	23,290,701	14,056,097
Income Tax Liabilities	31.12.2022	31.12.2021
Current Tax Liabilities Less: Prepaid Taxes and Funds	2,217,333 (1,742)	5,223,111 (346,313)
Income Tax Liabilities	2,215,591	4,876,798
Tax Provision	31.12.2022	31.12.2021
Current Period Corporate Tax Provision (-) Provision for Deffered Tax Expenses	(2,217,333) (99,540,387)	(5,099,763) (10,174,271)
Income Tax Liabilities	(101,757,720)	(15,274,034)
Taxes on other comprehensive income that will not be reclassified on profit or loss.	658,820	81,147
Total Comprehensive Tax Income/(Losses), Net	(101,098,900)	(15,192,887)

Corporate Tax

The Group is subject to corporate taxes in Turkey. Necessary provisions have been made in the attached consolidated financial statements for the estimated tax liabilities of the Group regarding the current period activity results. The corporate tax rate to be accrued over the taxable corporate income is based on the tax base remaining after the addition of non-deductible expenses from the tax base in determining the commercial income and deducting the tax-exempt earnings, non-taxable income and other discounts (if any, previous year losses and investment discounts used if preferred) are calculated.

In Turkey, The tax legislation provides for a temporary tax of 23% (2021: 25%) to be calculated and paid based on earnings generated for each quarter for the period ended 31 December 2021. Corporate tax losses can be carried forward for a maximum period of five years following the year in which the losses were incurred. However, the resulting losses cannot be deducted retrospectively from the profits of previous years.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

25. INCOME TAXES (Continued)

Corporate Tax (Continued)

In Turkey, corporate tax rate is 23% as of 31 December 2022 (2021: 25%). Within the scope of the "Law on Amendments to Certain Tax Laws and Some Other Laws" numbered 7316, which was published in the Official Gazette dated 22 April 2021, the corporate tax rate has been determined as 23% for the calendar year 2022. Within the scope of the said law, deferred in the consolidated financial statements of 31 December 2022 tax assets and liabilities are calculated with a 23% tax rate for the part of the temporary differences that will have a tax effect in 2022, and 20% for the part that will have a tax effect in the following periods.

Provision is made Group's financial statements for estimated tax liabilities in current period. In Turkey, the tax legislation does not permit a parent company and its subsidiaries to file a consolidated tax return. Therefore, provision for taxes, as reflected in the consolidated financial statements, has been calculated on a separate-entity basis

As at 31 December 2022 and 31 December 2021, the Group has respectively TRY113,821,535 and TRY124,470,949 unused tax losses to be offset against future profits. Unused tax losses could be usable within the dates stated below.

	31.12.2022	31.12.2021
Will be expired in 2021	-	63,311,120
Will be expired in 2022	12,489,196	12,489,196
Will be expired in 2023	17,403,110	17,403,110
Will be expired in 2024	709,193	709,194
Will be expired in 2025	30,558,329	30,558,329
Will be expired in 2026	52,661,707	
Total	113 821 535	124 470 949

As of 31 December 2022 and 2021, the recoverability of previous year losses amounting to TRY13,726,932 and TRY 71,525,823, respectively, has not been reflected in the financial statements due to the improbable future situation.

As at 2022, effective corporate tax rate is 23%. (2021: %25).

As of 31 December 2022, provisional tax is payable at the rate of 23% (2021: 25%) on the income generated for the three-month periods according to tax legislation and the amounts paid in this manner are deducted from the tax calculated on the annual earnings. With the amendment to the Law, this rate has been determined as 23% for 2022 and 20% in the following periods.

Dividend income (excluding profits from investment funds 'participation certificates and investment trusts' shares) obtained from participating in the capital of another corporation which is fully taxpayed is exempt from corporation tax. In addition, the participation in the assets of the institutions for at least two full years 75% of the profits arising from the sale of founders' shares, redeemed shares and preferential rights of real estate (immovables) in the same period as their shares are exempt from corporate tax as of 31 December 2020. However, with the amendment made by Law No. 7061, this ratio has been reduced from 75% to 50% in terms of immovables and this ratio will be used as 50% in tax declarations to be prepared from 2020.

There is no clear and definitive agreement on tax assessment procedures in Turkey. Companies prepare their tax declarations between 1-25 April of the year following the close of accounting period of the related year. The Tax Office will make these statements and the underlying accounting records within 5 years.

In Qatar, the tax rate is 8%. The losses can be carried forward for a maximum of 3 years to be deducted from the taxable profit to be incurred in the following years. In the United Arab Emirates, no tax is applied.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

25. INCOME TAXES (Continued)

Income Tax Withholding

In addition to Corporate Tax, in case of distribution; taxpaying real persons and corporate income to non-taxpayers and distributed to exempt from such taxes or taxpayer real persons, taxpayers institutions (except for those dividends through a business or permanent representative in Turkey) and narrow exempt from income tax and corporation Income tax withholding must also be calculated over the dividends distributed to taxpayers (adding the profit to the capital does not count as dividend distribution) written in subparagraphs (1), (2) and (3) of the second paragraph of article 75 of the Income Tax Law. Income withholding tax was applied as 15%.

	31.12.2022	31.12.2021
Profit Before Tax	220,115,091	(107,385,034)
The effective tax rate (% 23) (2021:%25)	(50,626,471)	26,846,259
Impact on Tax Rate of Foreign Branches and Subsidiary	(20,190,913)	(9,963,177)
Non-deductible expenses	(179,683)	(598,316)
Unused tax losses of the current period	(54,979,782)	(18,401,878)
Unused tax losses for previous periods	10,844,380	(16,136,872)
Other	14,213,864	(251,315)
Total	(839,115)	3,231,265
	(101,757,720)	(15,274,034)

Deferred Tax

The Group recognizes deferred tax assets and deferred tax liabilities for temporary timing differences arising from the differences between the tax basis financial statements and the consolidated financial statements prepared in accordance with TFRS. Such differences usually arise from the fact that certain income and expense items are included in different periods in the financial statements as well as in the Consolidated Financial Statements, these differences are as follows

	Cumulati	ve Timing	Deferred T	ax Asset/
	Diffe	rence	<u>(Liabi</u>	<u>lity)</u>
	31.12.2022	31.12.2021	31.12.2022	31.12.2021
Deferred Tax Asset				
Trade Receivables	48,107,027	34,103,476	5,018,121	3,602,333
Provision for Severance Pay	27,188,227	18,208,261	2,808,260	2,096,386
Unused Vacation Provision	11,590,566	10,512,541	1,203,219	1,293,284
Deductible Financial Losses	100,094,604	52,945,127	20,018,921	12,177,379
Foreign exchange losses	480,441	7,928,090	96,120	1,981,167
Financing costs	(265,273)	1,204,328	(21,222)	96,346
Other Short Term Provisions	5,378,080	9,753,232	1,075,616	2,094,451
Other Adjustment	644,124	530,571	139,923	149,263
Total	193,217,796	135,185,626	30,338,958	23,490,609
Deferred Tax Liabilities				
Tangible and Intangible Fixed Assets and Investments				
Re-measurement Of Objectives and Reasonable Value	(077 421 120)	(256 022 246)	(106.257.000)	(60.105.654)
Adjustment	(977,431,130)	(256,822,346)	(196,257,989)	(60,195,654)
Trade Payables	(4,966,211)	(1,901,161)	(562,718)	(416,499)
Adjustments Regarding Using Percentage Complete	174.061.250	((1 070 154)	46 592 600	20 222 012
Method on Projects	174,061,359	(61,878,154)	46,583,699	20,233,813
Foreign exchange gains	(1,865,165)	(1,899,259)	(315,351)	(474,815)
Other Adjustment	(1,803,103)	(3,022,061)	(313,331)	(600,765)
Total	(810,201,147)	(325,522,981)	(150,552,359)	(41,453,920)
Deferred Tax Asset/ (Liability), net	(616,983,351)	(190,337,355)	(120,213,401)	(17,963,311)

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

25. INCOME TAXES (Continued)

The movement of deferred tax assets/liabilities within the period is as follows:

	1 January - 31 December 2022	1 January- 31 December 2021
Opening balance	(17,963,311)	(2,510,687)
Deffered Tax Expenses	(99,540,387)	(10,174,271)
Foreign Currency Exchange Differences	(3,368,523)	(5,359,500)
Reflected in the statement of other comprehensive income	658,820	81,147
Closing balance	(120,213,401)	(17,963,311)

26. EARNINGS PER SHARE

Earnings Per Share Diluted Earnings (Loss) Per Share	1 January - 31 December 2022	1 January- 31 December 2021
Net Profit/(Loss) of the Parent Company	109,032,564	(123,026,436)
Weighted Average Number of Shares	265,000,000	207,657,534
Earning Per Share Profit\(Loss\) from Ongoing Activities	0.41	(0.59)

27. RELATED PARTY DISCLOSURES

Related parties of the Company and the transactions between subsidiaries have been eliminated on consolidation, are not disclosed in this note.

Trade receivables from related parties are generally arise from sales and maturities of approximately 2 months.

Trade payables to related parties usually arise from purchase transactions and average maturity is 2 months. Payables are not interest bearing.

Details of transactions between the Group and other related parties are disclosed as below.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

ATAND

RELATED PARTY DISCLOSURES (Continued)

	Receivables	8		P	Payables		
	Short Term	ı		Short Term		Lor	Long Term
Balances with Related Parties	Trade	Other	Trade	Other	Cheques given Trade	Trade	Other
Anelsis Mühendislik Sanayi ve Ticaret A.Ş. (*)	655,851	1	81,960,040	2,519,716	958,140	1	'
Epsinom Teknik Hizmetler Ltd. (*)	ı	•	ı	3,212,244	•	•	•
Anelnet Teknik Hizmetler Ltd. Şti. (*)	12,831,477	•	1,003,603	1,075,898	•	,	•
Merve Şirin Çelikel Tombuloğlu	ı	•	ı	•	•	,	5,078,762
Mahir Kerem Çelikel	ı	•	ı	•	•	1	11,027,253
Anel Doğa Entegre Geri Dönüşüm Endüstrisi A.Ş. (*) (**)	17,196	•	ı	1,139,886	•	1	27,095,833
Anel Holding A.Ş. (*)	251,646	•	2,832,656	6,405,014	•	,	•
Çelikel Eğitim Vakfı	17,147		1	1	1		1
Total	13.773.317	,	85.796.299	14.352.758	958.140	٠	43.201.848

Interest is accrued under the provisions of TCC regarding non-commercial transactions with related parties (not specified to the payment program). The average interest rate is 26.69% as of 31 December 2022.
Compose of the loan used by Anel Doğa Entegre Geri Dönüşüm Endüstrisi A.Ş. during the period.

(A.Ş. °)						
Ficaret A.Ş. (*)	Receivables			Payables		
ficaret A.Ş. (*)	Short Term		Short Term		Long	Long Term
A.Ş. *)	Trade	Other	Trade	Other	Other Trade	Other
	38,814	1	28,402,020	1		1
Anelnet Teknik Hizmetler Ltd. Şti.	8,771,732	•	166,653	1	•	ı
Anel Doğa Entegre Geri Dönüşüm Endüstrisi A.Ş. (**)		,		ı		23,161,667
Anel Holding A.Ş. *) Çelikel Vakfı	406,329 1,943	1 1	19,829,532	1,543,842		1 1
Total	9,218,818	•	48,398,205	1,543,842	,	23,161,667

Interest is accrued under the provisions of TCC regarding non-commercial transactions with related parties (not specified to the payment program). The average interest rate is 21.35% as of 31 December 2021.
Compose of the loan used by Anel Doğa Entegre Geri Dönüşüm Endüstrisi A.Ş during the period.

ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

RELATED PARTY DISCLOSURES (Continued) 27.

Transactions with related parties between 1 January- 31 December 2022 and 1 January - 31 December 2021 are as follows:

			01.01	01.01-31.12.2022			
	Stock	Interest	Interect	Service	Service	Exchange Difference	Exchange Difference
Related Party Transactions	Purchases	Income	Expense	Sales	Purchase	Expense	Income
Anelsis Mühendislik Sanavi ve Ticaret A.S.	40,211,897	121,021	93,327	307,103	412,177	775,791	279,679
Anelnet Teknik Hizmetler Ltd. Şti.	3,594		107,945	63,719	2,666,732	ı	
Anel Doğa Entegre Geri Dönüşüm Endüstrisi A.Ş.			122,492	201,326	11,410	1	1
Çelikel Eğitim Vakfı	•	ı	1	1,802		•	1
Epsinom Teknik Hizmetler Ltd. Şti.	•	3,043,516	2,716,052	4,506	23,623	•	134,037
Anel Holding A.Ş.		9,312	1,487,150	1,617,647	25,483,758	1	1
Total	40,215,491	3,174,976	4,526,966	2,196,103	28,597,700	775,791	413,716
			01.01-3	01.01-31.12.2021			
				٠	•	Exchange	Exchange
	Stock	Interest	Interest	Service	Service	Difference	Difference
Related Party Transactions	Purchases	Income	Expense	Sales	Purchase	Expense	Income
Anelsis Mühendislik Sanayi ve Ticaret A.S.	26,146,021	78,025	27,827	420,224	872,712	1,015,018	229,508
Anelnet Teknik Hizmetler Ltd. Sti.	1,003	20,213	189,932	35,184	954,800	•	1
Anel Doğa Entegre Geri Dönüşüm Endüstrisi A.Ş.	7,455	1	159,608	83,739	1,820	165,652	ı
Çelikel Eğitim Vakfı		1		4,471	•	•	1
Epsinom Teknik Hizmetler Ltd. Şti.	•	•		4,091	32,422	•	1
Anel Holding A.S.			320,513	1,458,487	18,812,892	•	
Total	26,154,479	98,238	697,880	2,006,196	20,674,646	1,180,670	229,508

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

27. RELATED PARTY DISCLOSURES (Continued)

Sales of goods consist of various project materials. - Service purchases consist of department attendance, building maintenance, consultancy, electricity - heating - water expenses, food expenses, security expenses, transportation expenses, labor service expenses. - Service sales consist of labor service revenues, building maintenance, consultancy, electricity - heating - water expenses, food revenues, security expenses, transportation expenses and departmental contribution fees. Group's key management personnel are Board Chairman and Members.

Benefits supplied to key management personnel as of 1 January - 31 December 2022 and 1 January - 31 December 2021 as are as follows:

Benefits Provided by Top-Level Management	31 December 2022	31 December 2021
Employee Short Term Benefits	11,437,209	9,431,453
Total	11,437,209	9,431,453

28. THE NATURE AND EXTENT OF RISKS ARISING FROM FINANCIAL INSTRUMENTS

a) Equity Risk Method

While the group is trying to ensure the continuity of its activities in capital Management, it aims to increase its profitability by using the balance of debt and equity in the most efficient way. The group's capital structure is the debts containing the Note 6 credits, the cash and cash equivalents described in Note 4, and as explained in Note 19; the paid capital, capital correction differences, premiums on shares/discounts, revaluation measurement gains and Losses, foreign currency cycle differences, defined benefit plans gain re-measurement/ is comprised of resource pens including the past year profit/(losses), with restricted reserves, separated from profits.

Group capital cost and each risks regarding capital evaulate by executives. According to the evaulate company aim to equalise the capital structure by borrowing, redemption, dividend payment and issuance of shares.

The Group uses Liabilities/Equity rate while they follow capital sufficiency. This rate is found by net liabilities divided by total equity. Net liabilities is counted by cash and cash equivalents minus total liabilities which appears in balance sheet.

Equity rate to debts as of 31 December 2022 and 31 December 2021 are as follows:

	31.12.2022	31.12.2021
Total Debt	1,013,316,702	656,221,294
Less: Cash and Cash Equivalents	(125,624,015)	(105,381,046)
Net Debt	887,692,687	550,840,248
Total Equity	1,045,443,012	644,965,992
Liability/Equity Rate	0,849	0,854

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Company's aim is to high profitability and equity to be able to manage its debts.

b) Financial risk factors

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk. The Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Company's financial performance.

b.1) Credit Risk

Financial losses due to Company's receivables and financial assets which result from not implementing agreement clauses related to financial assets by a customer or other party constitutes credit risk. Company trying to decrease credit risk by making operations with confidential parties and attain enough collateral. The credit risks that the Company is exposed to and the credit ratings of the customers are periodically monitored. Trade receivables contain lots of customers rathered on different sector and geographical area. Credit consideration making over Custumer's trade receivables permanently.

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022 (Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

NATURE AND EXTENT OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued) THE

Financial risk factors (Continued)

	31.12.2022						
		Receivable	able		Cash and		
					Cash		
	Trade R	Trade Receivables	Other R	Other Receivables	Equivalents		
Current Period						Receivables from	
						Ongoing Construction,	
	Releated		Releated		Banks	Contracting or Service	Financi
	Parties	3th Parties	Parties	3th Parties	Depositt	Contracts	Investme
The maximum amount of exposure to credit risk at the end of the reporting							
(A+B+C+D)(1)	13,773,317	938,919,397	1	11,908,732	125,195,280	1,896,344,889	30,5
- Total receivables that have been secured with collateras other credit							
enhancements etc (*)	'	592,269,270	ı	•	1	1	
A. Financial assets that are neither past due nor impaired the net book value (2)	1,454,424	33,356,921	-	11,908,732	125,195,280	1,896,344,889	30,5
B. The amount of financial assets that are past due as at the end of the reporting							
period but not impaired	12,318,893	313,293,206	1	•	1	1	
C. The amount of financial assets that are impaired (3)	-	-	ī	-	-	-	
- Past due (Gross book value)	-	1,573,741	-	5,237,497	-	_	
- The amount of impairment (-)	-	(1,573,741)	-	(5,237,497)	-	_	
- Net value garanteed with coleteral etc.	-	-	-	-	-	_	
- Not overdue (gross book value)	-	-	-	-	-	_	
- Impairment (-) (-)	'	1	1	1	1	1	
- Net Value garanteed with colleteral etc	•	-	1	-	-	-	
1							

The cash deposits of the projects are covered by the contract of each Project

of Receivables not consider. The trade 1 It was 1 All of 1 Ξ

Impairment tests for doubtful receivables have been made in the accordance with the Group p

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THE NATURE AND EXTENT OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Financial risk factors(Continued)

	31.12.2021						
		Receivable	/able		Cash and		
					Cash		
	Trade F	Trade Receivables	Other R	Other Receivables	Equivalents		
Prior Period						Receivables from	
						Ongoing Construction,	
	Releated		Releated		Banks	Contracting or Service	Financial
	Parties	3th Parties	Parties	3th Parties	Depositt	Contracts	Investmen
The maximum amount of exposure to credit risk at the end of the reporting							
(A+B+C+D)(1)	9,218,818	866,913,234	'	13,655,956	105,311,292	1,441,301,194	11,864
- Total receivables that have been secured with collateras other credit							
enhancements etc (*)	1	264,369,912	ı	ı	1	1	1
A. Financial assets that are neither past due nor impaired the net book value (2)	800,865	334,411,389	ı	13,655,956	105,311,292	1,441,301,194	11,864
B. The amount of financial assets that are past due as at the end of the reporting							
period but not impaired	8,417,953	268,131,932	'	'	'	1	_
C. The amount of financial assets that are impaired (3)	-	=	-	-	-	=	1
- Past due (Gross book value)	1	1,338,132	-	5,248,443	1	1	1
- The amount of impairment (-)	1	(1,338,132)	-	(5,248,443)	-	1	•
- Net value garanteed with coleteral etc.	-	=	-	-	=	-	-
- Not overdue (gross book value)	-	-	-	-	-	-	-
- Impairment (-) (-)	-	-	-	-	-	-	-
- Net Value garanteed with colleteral etc	-	-	-	-	-	1	1
D Off financial statement credit risk amount	•	•	•	•	•	•	•

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ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET ANONİM ŞİRKETİ AND ITS SUBSIDIARIES

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(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

28. THE NATURE AND EXTENT OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Financial risk factors (Continued)

b.2) Liquidity Risk Management

The main responsibility for liquidity risk management belongs to the Board of directors. The Board of Directors has established a suitable liquidity risk management for short, medium and long-term funding and liquidity requirements of group management. The group manages the risk of liquidity and the continued monitoring of actual cash flows on a regular basis and ensuring the continuation of adequate funds and borrowing reserves through the mapping of the financial assets and liabilities 'maturity.

The following table shows the maturity distribution of the group's non-derivative financial obligations. Nonderivative financial obligations are prepared based on the earliest dates required to be paid and not discounted. The interest to be paid over these obligations is included in the table below.

The tables on liquidity risk are listed below:

Current Period

Current Period							
		According to Contract Total Cash					
Terms According to Agreements	Book Value	Outflows (=I+II+III+IV)	Up to 3 months (I)	3 to 12 months (II)	1 to 5 years (III)	Over 5 years (IV)	Demand
Non Drivatives							
Financial Liabilities	2,179,655,793	2,185,051,952	102,256,174	1,977,247,145	105,548,633	-	-
Bank Loans	1,013,316,702	1,013,316,702	-	951,407,222	61,909,480	-	-
Trade Payables	1,080,268,705	1,085,664,864	87,903,416	997,761,448	-	-	ı
Other Payables	86,070,386	86,070,386	14,352,758	28,078,475	43,639,153	-	

Prior Period

1 1 101 1 C1 10U							
		According to Contract Total Cash					
Terms According to Agreements	Book Value	Outflows (=I+II+III+IV)	Up to 3 months (I)	3 to 12 months (II)	1 to 5 years (III)	Over 5 years (IV)	Demand
Non Drivatives Financial Liabilities	1,385,008,321	1,386,903,595	292,271,329	968,574,445	126,057,821	-	
Bank Loans	656,221,294	656,221,294	233,883,240	319,648,698	102,689,356	1	-
Trade Payables	689,399,613	689,732,644	48,398,205	641,334,439	-	ı	-
Other Payables	39,387,414	40,949,657	9,989,884	7,591,308	23,368,465	-	-

b.3) Market Risk Management

Market risk is the risk of fluctuations in market prices due to the fact that a financial instrument is in good value or in future cash flows negatively affecting a business. These are the risk of foreign currency risk, interest rate risk and price change of financial instruments or commodity.

There is not any change on Group's measurement and management methods of exposure to market risk or exposure to risks in the current year compared to the previous year.

b.3.1) Foreign Exchange Risk Management

Foreign currency transactions expose the Group to foreign currency risk. These risks are monitored and limited by the analysis of foreign currency position.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2022

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

28. THE NATURE AND EXTENT OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

b) Financial risk factors (Continued)

The group's foreign currency denominated monetary and non-monetary assets and liabilities as of the date of the balance sheet are as follows:

FOREIGN CURI	RENCY POSITION T	TABLE			
	31.12.2022				
	TRY				
	Equivalent	USD	EUR	GBP	CHF
1. Trade Receivables	60,225,171	794,249	2,276,112	-	-
2. Montetary Financial Assets	18,035,833	54,159	853,478	407	-
3. Other	6,729,509	288,525	66,947	-	-
4. Current Assets (1+2+3)	84,990,513	1,136,933	3,196,537	407	-
5. Total Assets (4)	84,990,513	1,136,933	3,196,537	407	-
6. Trade Payables	68,328,202	3,373,592	249,518	6,680	-
7. Financial Liabilities	146,545,850	-	7,338,006	-	-
8a. Other Monetary Liabilities	16,106,015	859,813	-	-	-
8b. Other Non-Monetary Liabilities	13,316,380	291,949	378,529	-	14,168
9. Short Term Liabilities (6+7+8)	244,296,447	4,525,354	7,966,053	6,680	14,168
10. Financial Liabilities	61,909,480	-	3,100,000	-	-
11. Long Term Liabilities	61,909,480	-	3,100,000	-	-
12. Total Liabilities (9+11)	306,205,927	4,525,354	11,066,053	6,680	14,168
13. Net Foreign Currency Assets / (Liabities)(5-12)	(221,215,414)	(3,388,421)	(7,869,516)	(6,273)	(14,168)
14. Monetary Items Net Foreign Currency					
Assets / Liability Position (1+2-6-7-10)	(198,522,528)	(2,525,184)	(7,557,934)	(6,273)	-

FOREIG	GN CURRENCY P	OSITION TAI	BLE			
	31.12.202	1				
	TRY					
	Equivalent	USD	EUR	GBP	Qar	CHF
Trade Receivables	29,002,933	154,744	1,785,702	-	-	-
2. Montetary Financial Assets	24,874,232	1,232,543	557,209	2,183	-	-
3. Other	17,511,770	922,147	321,499	20,600	-	-
4. Current Assets (1+2+3)	71,388,935	2,309,434	2,664,410	22,783	-	-
5. Total Assets (4)	71,388,935	2,309,434	2,664,410	22,783	-	-
6. Trade Payables	114,379,330	4,380,862	3,688,641	6,680	3,077	-
7. Financial Liabilities	78,261,618	-	5,178,122	-	-	-
8. Other Non Monetary Liabilities	36,550,793	1,431,449	1,139,947	-	-	14,168
9. Short Term Liabilities (6+7+8)	229,191,741	5,812,311	10,006,710	6,680	3,077	14,168
10. Financial Liabilities	102,689,353	-	6,794,365	-	-	-
11. Long Term Liabilities	102,689,353	-	6,794,365	-	-	-
12. Total Liabilities (9+11)	331,881,094	5,812,311	16,801,075	6,680	3,077	14,168
13. Net Foreign Currency Assets / (Liabities)						
(5-12)	(260,492,159)	(3,502,877)	(14,136,665)	16,103	(3,077)	(14,168)
14. Monetary Items Net Foreign Currency						
Assets / Liability Position (1+2-6-7-10)	(241,453,136)	(2,993,575)	(13,318,217)	(4,497)	(3,077)	-

The Group is exposed to foreign exchange risk arising primarily with respect to transactions denominated in US Dollars, Euro, GBP and CHF.

The following table shows the group's US dollars, Euro, British Pound, Swiss Franc, rates to increase the 20% and decrease sensitivity. The ratio of 20% to senior executives is the rate used to report the risk of setup within the company, and the rate of management It represents the possible change in exchange rates. Sensitivity analysis covers only monetary items in the open foreign currency at the end of the year and shows the effects of the 10% exchange rate at the end of the year. Positive value refers to the increase in profit/dice and other equity pens.

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(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

28. THE NATURE AND EXTENT OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

b) Financial risk factors (Continued)

Currency Risk Management

Exchange Rate	Sensitivity Analysis Table			
V	31.12.2022			
	Profit/I	Loss	Equ	ity
	Foreign	Foreign	Foreign	Foreign
	currency	currency	currency	currency
	appreciation	depreciates	appreciation	depreciates
20% change in	US Dollars against TRY:			
1- U S Dollar net assets / liabilities	(12,694,380)	12,694,380	-	-
2- U S Dollar Hedged (-)	-	-	-	-
3- USD Dollar Net Effect (1+2)	(12,694,380)	12,694,380	-	-
20% change	e in Euro against TRY:			
4- Euro net assets / liabilities	(31,432,106)	31,432,106	-	-
5- Euro Hedged (-)	-	-	-	-
6- Euro Net Effect (4+5)	(31,432,106)	31,432,106	-	-
20% change	e in GBP against TRY:			
7- GBP net assets / liabilities	(28,362)	28,362	-	-
8- GBP Hedged (-)	-	-	-	-
9- GBP Net Effect (7+8)	(28,362)	28,362	-	-
20% change	e in CHF against TRY:			
10- CHF net assets / liabilities	(57,612)	57,612	-	-
11- CHF Hedged(-)	-	-	_	-
12- CHF Net Effect(10+11)	(57,612)	57,612	-	-
TOTAL (3+6+9+12)	(44,212,460)	44,212,460	_	-

E.	schange Rate Sensitivity Analy 31.12.2021	515 1 abic		
	Profit	/Loss	Equit	ty
	Foreign currency appreciation	Foreign currency depreciates	Foreign currency appreciation	Foreign currency depreciates
	20% change in US Dollars again:			
1- U S Dollar net assets / liabilities	(9,354,783)	9,354,783	-	-
2- U S Dollar Hedged (-)	-	-	-	-
3- USD Dollar Net Effect (1+2)	(9,354,783)	9,354,783	-	-
	20% change in Euro against T	TRY:		
4- Euro net assets / liabilities	(42,732,028)	42,732,028	-	-
5- Euro Hedged (-)	-	-	-	-
6- Euro Net Effect (4+5)	(42,732,028)	42,732,028	-	-
	20% change in GBP against T	RY:		
7- GBP net assets / liabilities	58,165	(58,165)	-	-
8- GBP Hedged (-)	-	-	-	-
9- GBP Net Effect (7+8)	58,165	(58,165)	-	-
	20% change in QAR against T	TRY:		
10- QAR net assets / liabilities	(2,258)	2,258	-	-
11- QAR Hedged (-)	-	-	-	-
12- QAR Net Effect (10+11)	(2,258)	2,258	-	-
	20% change in CHF against T	RY:		
13- CHF net assets / liabilities	(41,523)	41,523	-	-
14- CHF Hedged(-)	-	-	-	-
15- CHF Net Effect(10+11)	(41,523)	41,523	-	_
TOTAL (3+6+9+12+15)	(52,072,427)	52,072,427	-	-

Group does not hedge foreign exchange liabilities arising from the operations through the use of derivative financial instruments.

b.3.2) Interest Rate Risk Management

Changes in market interest rates lead to the fact that financial instruments are worth a fair value or fluctuations in future cash flows, the group's need to cope with the risk of interest rate. Risk prevention strategies are assessed regularly to comply with the interest rate expectation and the defined risk. Thus, the creation of the optimal risk prevention strategy, the review of the position of the balance sheet and the interest expenditures to be kept under the control of different interest rates is aimed.

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28. THE NATURE AND EXTENT OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Financial risk factors (Continued)

All of the financial obligations of the Group consist of fixed interest loans. Therefore, there is no interest rate risk calculation for interest changes (31 December 2021: None).

Group management believes that the carrying values of financial instruments present their fair values.

29. FINANCIAL INSTRUMENTS (FAIR VALUE OF FINANCIAL RISK MANAGEMENT **DISCLOSURES**

Group management believes that the carrying values of financial instruments present their fair values.

				Other Financial Valued		
	Carried at Fair	Credits and Receivables (Cash		at Amortized Cost Value		
	Value	and Cash Equivalents)	Available for sale	Other Financial Valued		
31 December 2022	Financial Assets		Financial Assets	at Amortized Cost Value	Book Value	Note
Financial Assets						
Cash and Cash Equivalents	-	125,624,015	-	-	125,624,015	4
Trade Receivables	-	952,692,714	-	-	952,692,714	7.27
Financial Investments	30,258	-	-	-	30,258	5
Finanial Liabilities						
Financial Liabilities	-	-	-	1,013,316,702	1,013,316,702	6
Trade Payables	-	-	-	1,080,268,705	1,080,268,705	7.27
Other Financial Liabilities	-	-	-	2,217,333	2,217,333	
31 December 2021						
Financial Assets						
Cash and Cash Equivalents	-	105,381,046	-	-	105,381,046	4
Trade Receivables	-	876,132,052	-	-	876,132,052	7.27
Financial Investments	11,864	-	-	-	11,864	5
Finanial Liabilities						
Financial Liabilities	-	-	-	656,221,294	656,221,294	6
Trade Payables	-	-	-	689,399,613	689,399.613	7,27
Other Financial Liabilities	=	=	=	5,223,111	5,223,111	

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29. FINANCIAL INSTRUMENTS (FAIR VALUE OF FINANCIAL RISK MANAGEMENT **DISCLOSURES**) (Continued)

Financial Instrument fair values determine as follows:

- First Level: Financial assets and liabilities are valued at the market prices traded on the active market for the same assets and liabilities.
- Second Level: Financial assets and liabilities may be found on the market as a direct or indirect price other than the market price of the relevant asset or liability at the first level is valued from the entries
- Third Level: Financial assets and liabilities are valued from inputs that are not based on an observable data in the market used to find the value of the asset or obligation to be true.

The fair value levels of financial assets and level of classification is as follows:

		•	The level of the fair valuat the reporting date	ıe			
Financial Assets	31.12.2022	First Level (TRY)	Second Level (TRY)	Third Level (TRY)			
Investment properties	1,048,714,936	-	1,048,714,936	-			
Marketable securities	30,258	30,258	-	<u> </u>			
Total	1,048,745,194	30,258	1,048,714,936	<u>-</u>			
		The level of the fair value at the reporting date					
		,		ue			
Financial Assets	31.12.2021	First Level (TRY)		ue Third Level (TRY)			
Investment properties	31.12.2021 340,168,730		at the reporting date				
·			at the reporting date Second Level (TRY)				

30. EXPLANATIONS RELATED TO STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY

For the year ended 31 December 2022, the Group's shareholders' equity amounting to TRY1,036,226,348 consists of shareholders' equity of the Parent Company TRY9,216,664 (31 December 2021: TRY645,136,416 and TRY(170,424)).

EVENTS AFTER THE REPORTING PERIOD



ANEL ELEKTRİK PROJE TAAHHÜT VE TİCARET A.Ş.

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